



राजपत्र, हिमाचल प्रदेश

हिमाचल प्रदेश राज्य शासन द्वारा प्रकाशित

शनिवार, 27 फरवरी, 2016/8 फाल्गुन, 1937

हिमाचल प्रदेश सरकार

HIGH COURT OF HIMACHAL PRADESH, SHIMLA-171001

NOTIFICATION

Dated : 25th February, 2016

No. HHC/Rules/14-61/90-V.—Hon'ble the Chief Justice of the High Court of Himachal Pradesh, in exercise of the powers conferred under Article 229 of the Constitution of India and all other enabling powers in this behalf is pleased to make the following amendment(s) in “**The Himachal Pradesh High Court Officers and the Members of Staff (Recruitment, Conditions of Service, Conduct & Appeal) Rules, 2015**”—

1. Short title.—These Rules shall be called “**The Himachal Pradesh High Court Officers and the Members of Staff (Recruitment, Conditions of Service, Conduct & Appeal)(1st Amendment-2016) Rules, 2015**”.

2. Commencement.—These shall come into force with ` immediate effect.

Amendments:

Amendment in Part-II.—3(a) (i) In Rule 6(13) of Part-II, the word “/test” wherever occurs shall stand deleted.

(ii) In Rule 6(13) of Part-II, the words and figure “**50 (fifty) percent**”, shall stand deleted and substituted by words and figure “**45 (forty five) percent**”.

After amendment, this Rule 6(13) shall be read as under:

“The qualifying marks in a written examination, wherever applicable, shall be 45 (forty five) percent. However, Hon’ble the Chief Justice keeping in view the nature of the examination may also prescribe higher or lower percentage for qualifying the written examination.”

(iii) The existing Rule 6(18) of Part-II shall stand deleted and substituted by new Rule 6(18) as under:—

“The candidates equivalent to six(6) times of the total advertised vacancies to any particular post who have qualified the screening examination, wherever applicable, shall be called for written examination and typing test, wherever prescribed in these rules for the post(s) advertised. The typing test wherever applicable, shall be merely qualifying test (except in the case of appointments to the post(s) of P.As./J.Ws./ Stenographers/ Junior Scale Stenographers) on the basis of speed and accuracy as mentioned in the schedule against the relevant post(s).”

(iv) In Rule 6(19) of Part-II, the word “/test” shall stand deleted. After amendment this Rule shall read as under:—

“The candidates equivalent to three times of the total advertised vacancies to any particular post, who have qualified the written examination and the typing test, wherever applicable, shall be called for interview, wherever required and the interview shall also be conducted by a Committee to be constituted by the Hon’ble the Chief Justice. The marks for the interview and criteria for awarding such marks shall be as given in schedule-IV.”

Amendment in Part L of Schedule-IV.—3(b) (i) In Part-A(Screening Test) of Part-L-(A) Written Test for the Post of Clerks/Proof Readers under Modes(a) (c) & d, the words “**there shall be negative marking in the screening test and 1/3rd mark shall be deducted for giving each wrong answer**”, shall stand deleted. **After amendment the relevant part shall read as under:—**

Part-A(Screening Test)

“It shall be in English Language consisting of MCQ type carrying four choices for each question, out of which the correct answer shall have to be given by the candidate on OMR answer sheet by blackening the appropriate circle or any other mode as suggested in

the question paper/OMR Sheet. Each question shall carry equal weightage of one mark. The screening test shall be of two hours duration comprising 100 questions of 100 marks in aggregate touching the following subjects.....”

- (ii) In Note-2 of Part-A of Part-L (A) Written Test for the Post of Clerks/Proof Readers under Modes (a) (c) & d, the words **“by securing at least 50 per cent marks” shall stand deleted.**

After amendment, this Note-2 shall read as under:

“The O.M.R. sheets containing the answers of M.C.Q. type questions shall be got evaluated through the electronic mode and the candidates qualifying the screening test shall be called for the written examination, if they fall in the ratio of 1:6 which means six candidates against one vacancy advertised.”

- (iii) The existing Note-3 in Part-B (Computers, English and Hindi) of Part-L, shall stand deleted and substituted by new Note-3 as under:

“Note-3: Candidates qualifying the Screening test as mentioned in Note-2 above, shall be called for written examination and typing test. The candidate is required to secure at least 45 per cent marks in main written test.”

- (iv) In Part-B (Computers, English and Hindi, under head **“(b) Typing Test”**, of Part-L, **the following shall be added as the opening paragraph:**

“The High Court may conduct the typing test of the candidates on the day, they appear for the main written examination or may notify some another date for the typing test.”

Amendment in Part-M of Schedule-IV.— 3(c) (i) In Part-A (Screening Test) of Part-M (i) Written Test for the Post of Junior Office Assistant (I.T.), the words **“there shall be negative marking in the screening test and 1/3rd mark shall be deducted for giving each wrong answer” shall stand deleted.**

After amendment the relevant part shall read as under:—

“It shall be in English Language consisting of MCQ type carrying four choices for each question, out of which the correct answer shall have to be given by the candidate on OMR answer sheet by blackening the appropriate circle or any other mode as suggested in the question paper/OMR Sheet. Each question shall carry equal weight-age of one mark. The screening test shall be of two hours duration comprising 100 questions of 100 marks in aggregate touching the following subjects.....”

- (ii) In Note-2 of Part-A of Part-M (i) Written Test for the Post of Junior Office Assistant (I.T.), the words **“by securing at least 50 per cent marks” shall stand deleted.**

After amendment, this Note-2 shall read as under:—

“The O.M.R. sheets containing the answers of M.C.Q. type questions shall be got evaluated through the electronic mode and the candidates qualifying the screening test shall be called for the written examination, if they fall in the ratio of 1:6 which means six candidates against one vacancy advertised.”

- (iii) The existing Note-3 in Part-B (Computers, English and Hindi) of Part-M, shall stand deleted and substituted by new Note-3 as under:

“Note-3: Candidates qualifying the Screening test as mentioned in Note-2 above, shall be called for written examination and typing test. The candidate is required to secure at least 45 per cent marks in main written test.”

- (iv) In Part-B (Computers, English and Hindi) of Part-M, under head “(b) Typing Test”, the following shall be added as the opening paragraph:

“The High Court may conduct the typing test of the candidates on the day, they appear for the main written exam or may notify some another date for the typing test.”

BY ORDER
HON'BLE THE CHIEF JUSTICE
Registrar General.

CSK HIMACHAL PRADESH KRISHI VISHVAVIDYALAYA
“General Administration Branch”

NOTIFICATION

Palampur, the 03rd February, 2016

No.QSD.2-1/2012-CSKHPKV(GA)Vol.XII/-5465-5564.—On the recommendations of the Board of Management made in its 108th meeting vide item No.2.4 held on 04.08.2015 and in exercise of powers vested under Sub-Section (6) and (7) of Section 54 of the HP Universities of Agriculture, Horticulture and Forestry Act, 1986 (Act No.4 of 1987), the Chancellor of CSK Himachal Pradesh Krishi Vishvavidyalaya, Palampur has been pleased to make the following amendments in the CSK Himachal Pradesh Krishi Vishvavidyalaya Statutes, 1988:

60th AMENDMENT IN THE STATUTES OF CHAUDHARY SARWAN KUMAR HIMACHAL PRADESH KRISHI VISHVAVIDYALAYA STATUTES, 1988.

{As assented to by the Chancellor (HE Governor, HP)
Vide letter No. 42-22/78-GS-IV dated 13.01.2016}

Short Title : This amendment may be called CSKHPKV, Palampur Statutes, 1988 (60th Amendment, 2016)

Amendment/deletion/addition to Statutes 4.5(3)(c) & 14.3(ix) of the CSK Himachal Pradesh Krishi Vishvavidyalaya Statutes, 1988.

The following Amendment/deletion/ addition is made under Statutes 4.5(3)(c) and 14.3(ix) of the Chaudhary Sarwan Kumar Himachal Pradesh Krishi Vishvavidyalaya Statutes, 1988:

Statute No.	Existing Provision	Amended Provision
4.5(3)(c) Assistant Professor or equivalent (Basic Science faculty)	M.Sc./M.A./M.Tech./MCA having qualified NET from UGC/CSIR, ICAR or similar test accredited by UGC/State in the concerned discipline. Note: For the candidates having Master's degree, NET shall remain compulsory along with one publication in NAAS (National Academy of Agricultural Sciences, New Delhi) rated referred journal for recruitment to the post of Assistant Professor and equivalent in the disciplines in which NET is conducted. Essentiality of NET can be waved off for the candidates holding Ph.D. degree provided it has been done with course work as prescribed by the UGC Regulations 2009 and the candidate has atleast two full length publications having a NAAS rating not less than 4, on the last date of submission of application. Those candidates with Ph.D. degree without course work will not qualify for NET exemption. Further, this will be implemented with effect from January 01, 2012 as per ICAR guidelines.	-No change-
▪ Assistant Professor or equivalent (Computer Science)	M.Tech. or equivalent degree in Computer Science. OR Master's degree in Computer Application. OR Ph.D./M.Sc.(Statistics/ Mathematics/physics) with 2 years Post-Graduate Diploma in Computer Application.	-deleted-
14.3(ix)	Selection of the Head of Department may be made by the Vice-Chancellor with the approval of the Board of Management on the basis of panel of the two names in order of merit as per recommendations by a Selection Committee consisting of :— 1.Vice-Chancellor - Chairman 2.Dean (Concerned College) - Member 3.Dean,PG Studies - Member 4.Director of Research - Member 5.Director, Extension Education - Member 6.One outside expert - Member	Selection of the Head of Department may be made by the Vice-Chancellor with the approval of the Board of Management on the basis of panel of the two names in order of merit as per recommendations by a Selection Committee consisting of :— 1.Vice-Chancellor - Chairman 2.Dean (Concerned College) - Member 3.Dean, PGS - Member 4.Director of Research - Member 5.Director, Extension Education - Member 6. Two outside expert - Member

	scientist of repute to be nominated by the Vice-Chancellor	Scientists of repute to be nominated by the Vice-Chancellor <i>“Four members of the Selection Committee shall form the quorum provided two of them are from outside the University.”</i>
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By order,
Sd/-
Registrar,
CSKHPKV, Palampur.

राज्य निर्वाचन आयोग हिमाचल प्रदेश
STATE ELECTION COMMISSION HIMACHAL PRADESH
आर्मजडेल, शिमला-171002] Armsdale, Shimla-171002 Tel. 0177-2620152, 2620159, 2620154, Fax. 2620152
e-mail. secysec-hp@nic.in and secysechp@gmail.com

NOTIFICATION

Shimla-2, the 26th February, 2016

No. SEC (13) /6/2016—7207-16.—In exercise of the powers vested in it under Article 243-ZA of the Constitution of India and section 9 (1) of the H.P. Municipal Corporation Act 1994 read with Rule 35 of the Himachal Pradesh Municipal Corporation Election Rules 2012, the State Election Commission hereby specifies the following symbols for allotment to candidates in the elections to Municipal Corporations in Himachal Pradesh:—

Sr. No.	Name of Symbol	Sr. No.	Name of Symbol
1.	Chair	11.	Hand Pump
2.	Lock & Key	12.	Television
3.	Sewing Machine	13.	Ceiling Fan
4.	Aero plane	14.	Cot
5.	Letter Box	15.	Spoon
6.	Railway Engine	16.	Gas Cylinder
7.	Apple	17.	Ball
8.	Bench	18.	Camera
9.	Bus	19.	Table
10.	Bat	20.	Almirah

This is issued in supersession of earlier Notification No SEC. 16-22/99-704-721 dated 30 March, 2012.

By order ,
Sd/-
State Election Commissioner,
Himachal Pradesh.

राज्य निर्वाचन आयोग हिमाचल प्रदेश

STATE ELECTION COMMISSION HIMACHAL PRADESH

आर्मजडेल, शिमला-171002, Armsdale, Shimla-171002 Tel. 0177-2620152, 2620159, 2620154, Fax. 2620152

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NOTIFICATION

Dated, the 26th February, 2016

No.SEC-13-6/ 2015-7220.—In exercise of the powers vested in it under Article 243-ZA of the Constitution of India, Section 9 of the Himachal Pradesh Municipal Corporation Act, 1994 read with Rule 33 of the Himachal Pradesh Municipal Corporation Election Rules, 2012, the State Election Commission Pradesh hereby notifies the Election Programme for the conduct of first general elections to Municipal Corporation Dharamshala as under :—

1.	Nomination papers shall be presented;	On 4th, 5th and 8th March, 2016 (between 11.00 am to 3.00 pm). Nomination papers shall be filed at designated places and before the Officers appointed by the Returning Officer for the purpose.
2.	The nomination papers shall be scrutinized;	On 9th March, 2016, (From 10.00 am onwards)
3.	A candidate may withdraw his candidature;	On 11th March, 2016 (Between 10.00 am to 3.00 p.m.)
4.	The list of contesting candidates showing the name of symbols allotted to them immediately after the time of withdrawal is over shall be prepared and affixed;	On 11th March, 2016 immediately after the time of withdrawal is over.
5.	The list of Polling stations shall be pasted ;	On or before 4th March, 2016.
6.	The Poll, if necessary, shall be held from 7.00 AM to 3.00 PM	On 27th March, 2016
7.	Counting of votes, in the event of poll, shall be done	The Counting of votes shall be taken up immediately after the close of the poll at the Municipal Headquarters

By Order
(T. G. NEGI)
State Election Commissioner,
Himachal Pradesh.

राज्य निर्वाचन आयोग हिमाचल प्रदेश

STATE ELECTION COMMISSION HIMACHAL PRADESH

आर्मजडेल, शिमला-171002, Armsdale, Shimla-171002 Tel. 0177-2620152, 2620159, 2620154, Fax. 2620152
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NOTIFICATION

Dated the 26th February, 2016

No. SEC-16-29/2000-I- 7274-7327.—Whereas, the programme for the conduct of Elections to Municipal Corporation Dharamshala has been announced by the State Election Commission;

And whereas, it is desirable and considered appropriate and necessary in the interest of free, fair, smooth and peaceful conduct of elections to Municipal Corporation Dharamshala to enforce Model Code of Conduct.

Therefore, the State Election Commission in exercise of powers vested in it under Article 243 ZA of the Constitution of India Section 9 (1) of the Himachal Pradesh Municipal Corporation Act, 1994 hereby directs that the Model Code of Conduct shall come into force in territorial jurisdiction of Municipal Corporation Dharamshala w.e.f. today on 26th February, 2016 till the election process is complete.

By order,
(T.G. NEGI)

*State Election Commissioner,
Himachal Pradesh.*

राज्य निर्वाचन आयोग हिमाचल प्रदेश

STATE ELECTION COMMISSION HIMACHAL PRADESH

आर्मजडेल, शिमला-171002, Armsdale, Shimla-171002 Tel. 0177-2620152, 2620159, 2620154, Fax. 2620152

Dated the 26th February, 2016

No. SEC. 13-6/ 2015- 7328-7379.—

To

The Returning Officer-cum-Deputy Commissioner
Municipal Corporation Dharamshala
District Kangra, Himachal Pradesh.

SUBJECT: CONDUCT OF ELECTION TO PANCHAYATI RAJ INSTITUTIONS ----
DIRECTIONS THEREOF.

Sir,

I am directed to convey for your guidance and compliance the following directions for ensuring proper, timely and smooth conduct of general elections to Municipal Corporation Dharamshala to be held as per programme issued by the Commission.

PART-I**1. PREPARATORY**

i. APPOINTMENT OF RO / ARO :- You have already been appointed as Returning officer under Rule 30 of the HP Municipal Corporation Election Rules, 2012 for the conduct of election to Municipal Corporation Shimla. Sub-Rule (2) of the said Rule empowers you to appoint Assistant Returning Officers to perform all or any of the duties of the Returning Officer. You may issue their appointment order in accordance with the provisions in the said Rule immediately. It is also advised that the officers of State Civil Services may be appointed as ARO as their responsibilities and duties are quasi-judicial in nature and any lapse on the part of ARO may vitiate the entire election process of Municipal Corporation.

ii. Briefing to AROs:- You should hold at least two briefing sessions for Assistant Returning Officers in order to acquaint them with the provisions of Rules and Procedures of the conduct of Election. They must be made aware of the gravity and serious nature of their duties. They shall be responsible for receipt of nomination papers, scrutiny of nomination papers, allotment of symbols, preparation of list of contesting candidates, counting of votes and finally declaration of results, as all these functions are of quasi-judicial nature. Every ARO may be assigned the duty to function as ARO for a group of wards. They ought to keep the record of each office separately in order to avoid any confusion at the time of scrutiny. The nomination papers received in respect of each ward must be kept in separate folders.

iii. Appointment of Polling Parties: Rule 31 of the Rules *ibid* provides for appointment of Presiding Officers & Polling Officers. It is believed that you may have already invited the names of employees to be deputed on election duty. Each polling party will consist of four persons i.e. One Presiding Officer and three Polling Officers. Presiding Officers and Polling Officers may be classified on the basis of scale of pay, their post and rank. As far as practicable, Gazetted Officers may be deployed as Presiding Officers.

Since elections to Municipal Corporation Dharamshala are being conducted in the month of March, which is also examination time for schools, therefore, you may take a precaution to appoint the school teachers as polling personnel as far as practicable. If appointment of teachers are inevitable, you may appoint them in consultation with the Head of Institution, so that exams as well as elections are conducted in a smooth manner.

iv. Training/Rehearsal to Polling Parties: While issuing appointment orders to the Polling Personnel, you must inform them the date of first rehearsal so that they could acquaint themselves with each other and also with the rules and procedures for the conduct of elections. You may provide them Presiding officer's Hand Book to enable them to go through the same, so that in case of any doubt they may seek clarification in the next rehearsal. You may also invite the prospective candidates and their polling agents, if they are so desirous to these rehearsals and explain to them on vital points with regard to election rules and procedures.

Although most of the Presiding Officers may have worked as such and may be well acquainted with the Electronic Voting Machines, yet the directions of Voting by Electronic Voting Machines may be explained to them in detail. The functions of the EVM, Voting through the EVMs, sealing of EVMs and Counting process through EVMs must be explained thoroughly during the rehearsals. *Appointment orders of polling parties may be issued immediately on priority basis.*

v. Arrangement for Counting:- You will fix counting venue for whole of the Municipality at the District Collectorate. A separate counting centre may be set up for the counting

of votes for a group of wards in order to avoid crowd at a particular place. The polling parties must be informed about the counting centre in advance as they will hand over the polled EVMs directly at the respective counting centers. Each counting centre will have sufficient staff to receive EVMs. **The counting of votes is most important and full of responsibility. Therefore, you may appoint responsible staff for counting duty. Appointment orders of counting personnel may be issued as soon as possible.** The number of counting tables, staff per table etc. may be decided by you.

vi. Training of Counting Staff:- The Counting staff may also be imparted training/rehearsal in order to acquaint them with the statutory provisions. The relevant directions issued by the State Election Commission on counting through EVMs may be discussed with them during training. **The counting will be undertaken on the same day on which the poll is taken.** Therefore at the hour fixed for closing of poll the counting centre must be ready. As soon as all EVMs pertaining to a ward are received, the counting process may be undertaken for that ward after observing all the statutory requirements. About this the candidates may be informed in advance so that they or their counting agents make themselves available, if they so wish.

vii. Sector Officers: You may appoint Sector Officers to oversee and facilitate the election process and to help & guide polling parties. The Officers having vehicle should be appointed as Sector Officers. The Sector Officer will communicate any incident or occurrence to the Returning Officer immediately. Sector Officers may be provided with standby EVMs in respect of relevant wards so that they may replace the EVMs if there is any technical failure at any polling station.

viii. Transmission of Urgent Messages & other Arrangements: Urgent messages may be transmitted immediately on priority basis. **Cell Phone numbers of all the polling personnel, Sector officers, ROs /AROs should be available with you.**

ix. Election Material: Since volume of the forms, stationery and election material is not very big, therefore, the election material such as cloth for voting compartments, various seals etc. will be supplied to you by the District Election Officer (Panchayat) Kangra. The forms etc. are available on the website of the Commission and you can use the Xerox copies of the same.

x. Ballot Paper:- The Ballot Paper will be required to use in the EVM, for Tendered Votes and for Poll Duty Ballots. The ballot paper will be supplied by the State Election Commission. There shall be no choice of symbol under Rule 44 of the Rules *ibid*. The names of the contesting candidates will be printed on the ballot paper as they will appear in the list of contesting candidates. **Therefore, immediately after the date and time of withdrawal is over, the list of contesting candidates will be prepared under Rule 42 on form-25 and provided to the Commission through fax / E-mail. At the same time you will also depute a responsible official to deliver the original lists to the representatives of the Commission in the HP Government Printing Press.** The official so deputed will read the proof of the ballot paper and go back only after receiving the delivery of ballot papers.

Since ballot papers are the most sensitive document among all the election material therefore responsible person with armed security personnel should be deputed. You will also arrange for the safe and secure transportation of ballot papers from Shimla to the District Headquarter.

The State Election Commission has decided to provide option of "NOTA" "उपरोक्त में से कोई नहीं" on ballot paper. Therefore, while fixing ballot paper on the ballot unit one extra button than the number of contesting candidates will be unmasked.

xi. Hand Books:- The Presiding Officer's hand Books are being prepared in the Commission and will be supplied to you as soon as these are ready. *The detailed guidelines for Presiding Officers alongwith statutory provisions are being given in these Hand Books.* You will provide these hand books to the Presiding Officers in the first briefing session so that they may get ample time to acquaint themselves with the provisions and procedure for the conduct of elections. *It should be emphasized that these hand books should be thoroughly gone through by all the concerned officers and all provisions should be clearly understood.*

xii. Polling Stations:- Rule 30 (4) of the Election Rules provides that the Returning Officer shall fix such number of polling stations for every ward as he may deem necessary. You may have already fixed the polling stations for different wards of Corporation. However, if it appears to you that number of electors in a polling station are considerably high you may fix an auxiliary polling station. Where in a ward the number of *women electors is considerably high an auxiliary polling station could be set-up for women.* Every such polling station should be selected after inspection by a Government Officer authorised by you so as to see that premises are safe, well- lit and suitable for the purpose. If an auxiliary polling station is set up, it may be ensured that it is fixed in the same or adjoining building in order to facilitate the electors and avoid any confusion.

As mentioned above vide para iii supra, you may fix the polling stations in Government buildings other than the Schools as far as practicable, in view of the ongoing exams.

The Polling Stations are required to be classified into "Normal" or "Sensitive" keeping in view of the input from the Police Authorities and Magistracy. The number of Polling Stations categorized as "Sensitive" may be intimated to the Commission on or before 15th March, 2016 .

2.

PART-II

ELECTION PROGRAMME

i. Nomination:- The filing of nomination papers shall start from the dates notified by the Commission under Rule 33 of the Rules *ibid*. The Nominations papers shall be received at the place and before the ARO determined by you keeping in view the administrative convenience under Rule 34 (1) (b) & (c) of the Rules *ibid*. The place of receipt of nomination papers preferably should be District Collectorate. *The time for receipt of nomination papers is prescribed between 11.00 am to 3.00 pm. under Rule 37 (2) of the Rules ibid.*

ii. DISCLOSURE OF SPECIFIED INFORMATION: Every contesting candidate is required to disclose the information specified under "**The Himachal Pradesh Panchayats and Municipalities Elections (Disclosure of Specified information by the Candidate) Regulations, 2004**". According to this every candidate seeking election to the office of a Councillor of Municipal Corporation shall submit the information in the Annexure-I as per Regulation 5 (2) of the said regulations in the form of an affidavit duly made and signed by him in the presence of a Magistrate or a Notary Public or an Oath Commissioner. The forms in respect of Annexure-I, are also available on the website of the Commission and is required to be issued along with the nomination form to the contesting candidates. Please ensure that the said **Annexure** is received with each set of nomination papers to be filed by the contesting candidates.

iii. Scrutiny of Nomination Papers: Rule 40 of the Rules *ibid* provide for scrutiny of nomination papers. At the time of the scrutiny of the nomination papers the candidates and one person authorized in writing by each candidates shall only be allowed to attend the proceedings of the scrutiny. The Returning officer shall give all reasonable facilities to the candidates for

examining the nomination paper of all candidates. The orders of acceptance/rejection of nomination papers should, as far as possible, be brief yet reasoned.

iv. Withdrawal of Candidature:- *Any validly nominated candidate can withdraw his candidature before 3.00 pm on the date fixed for the withdrawal of candidature.* Rule 41 of the Rules *ibid* provides that a candidate can give notice in writing in Form-23 to withdraw his candidature. Notice can be delivered to the Returning Officer or specified authority by candidate himself.

v. List of Contesting candidates: After the time of withdrawal is over, the Returning Officer will prepare list of contesting candidates in Hindi in Devnagari script on Form 25 under Rule 42 of the Rules *ibid*. The names of the contesting candidates in the list shall be arranged in alphabetical order. If two or more candidates bear the same name, they shall be distinguished by the addition of their nick name, fathers name, occupation or residence or in some other manner. The list of contesting candidates will contain the addresses of contesting candidates as given in the nomination papers.

vi. Allotment of Symbols to the contesting candidates : You will allot the symbols in accordance with the notification issued by the Commission vide Notification No SEC (13)-6/2016-7207-16 dated 26th March, 2016 . **There shall be no choice of symbols for a contesting candidates.** For allotment of symbols, the names of the contesting candidates shall be picked up in accordance with their serial number in the list of contesting candidates in alphabetical order and the symbol shall be picked up from the list of free symbols notified by the Commission in the respective order.

vii. Account of Election Expenses:- Section 13-A of the HP Municipal Corporation Act, 1994 provides for maintaining accounts of election expenses and for maximum limit thereof for candidates at election of Councillor. ***The maximum limit of expenditure prescribed under Rule 48 of the Rules *ibid* is Rs. 1.00 lac.***

Section 13-B of the Act *ibid* provides for lodging of account within thirty days from the date of declaration of result. The authority appointed for lodging of account is Returning Officer (Deputy Commissioner). You may acquaint the candidates about these provisions. All vouchers, receipts and acknowledgements etc. in support of the expenditure incurred shall be maintained correctly by the candidates. The Returning Officer or any Officer authorized by him can check the register of expenditure maintained by the candidates. The incurring or authorising expenditure in contravention of section 13- A will be deemed to be a corrupt practice under sub-section 5-A of the Section 21 of the HP Municipal Corporation Act, 1994 and may disqualify a candidate.

viii. Model Code of Conduct:- With a view to maintain a healthy and peaceful atmosphere during the election period, as would be conducive for ensuring a free and fair election, the Commission has formulated a Model Code of Conduct for the guidance of political parties, candidates and others. It should be impressed upon all concerned that Model Code of Conduct be not violated at any stage. You are requested to ensure that in no circumstances Model Code of Conduct is violated. Violation of Model Code of Conduct is an electoral offence under Sub-Section (4) of Section 30 (h) of HP Municipal Corporation Act, 1994. The code has comes into force within the territorial jurisdiction of Municipal Corporation Dharamshala with the announcement of election programme by the Commission.

ix. Public Holiday:- There shall be paid holiday on the day of poll to every person employed in any business, trade, industrial undertaking or any other establishment and entitled to vote at the election to Municipal Corporation Dharamshala.

x. Control Room:- In order to monitor the movement of the polling parties, peaceful conduct of the poll and counting of votes, a control room shall be set up by RO at the District Headquarters three days before the poll and till the completion of elections. The RO shall depute a responsible person as incharge of the control room. The control room should have a telephone with fax, so that urgent messages are communicated to and from the RO and the Commission Headquarter during this time. The control room shall function round the clock until the elections are completed. Fax machines at the District Headquarters shall also remain open to receive and transmit messages. In the Commission's Secretariat, **control room shall be at Room No. 530 Armsdale Building HP Secretariat Shimla-2 with telephone No. 2020154. Besides this the telephone number 2620152, and 2620159 and fax No. 2620152 shall remain available in the Commission's Office. You will intimate the name of the Officer incharge manning the control rooms with telephone, cell and fax numbers to the Commission also.**

It would be desirable to have security arrangement at the Control room also.

PART-III

CONDUCT OF POLL:

i. Issue & Receipt of Postal Ballot:- The electors who are on poll duty shall be entitled to vote. An elector on poll duty, who wishes to vote at an ***election shall apply to the Returning Officer for issue of Postal Ballot paper seven days before the date of poll.*** The Returning Officer, if satisfied, that the applicant is an elector and on poll duty, shall issue a Postal Ballot for the office of Councillor. If a voter at polling station is on poll duty on other polling station within the same ward, he will be issued Election Duty Certificate (EDC) . The ballot papers to be issued as Postal Ballot Papers and for Tendered Votes will be supplied by the Commission.

It should be ensured that Postal Ballot papers are issued to the Polling personnel well in time and received back well before the date of Poll so that the same could be handed over to the concerned AROs for counting at the counting centre.

ii. Dispatch of Polling Parties: Movement programme for the polling parties should be prepared separately well in advance so that there is no cause for any confusion in the minds of the officials deputed for the purpose. Arrangement of vehicles, wherever needed, has also to be done in advance. Needless to say that in the use of vehicles all are expected to observe utmost economy.

iii. Law & Order:- The Principal Secretary (Home) and Director General of Police are being requested by the Commission to make available adequate force according to realistic projection of requirements by you. Requirement of police force and Home Guards will be assessed by you in consultation with the magistracy and Superintendent of Police. ***The number of security personnel to be deployed for maintaining law and order at the sensitive stations will be increased. Utmost care should be taken before classifying a polling station as sensitive.***

iv. Setting up of Polling Station by Polling Parties:- The Polling Parties may be directed that they will establish the polling booths in the previous evening as in the morning the poll will be started early. There should be proper arrangement of light at the polling Station and the polling compartment should be made in such a manner that there is proper day light, so that voters may not face any problem to record his vote through EVM.

v. Preparation of voting machine by the Returning Officer:

Each Polling Party will be provided one EVM. The Returning Officer shall fix the label containing the names and symbol of the contesting candidates in the balloting unit and

secure that unit with his seal and the seals of such of the contesting candidates or their Election Agents present as are desirous of affixing the same. You will set the number of contesting candidates and close the candidate set section in the control unit and secure it with seal and the seals of such of the contesting candidates or their election agents present as are desirous of affixing the same.

vi. Polling Process:- The voters when enters the polling station will proceed to the **first Polling Officer**. He will check the electors name and other particulars with the relevant entry in the electoral roll and then call out the serial number name and other particulars of the electors. He will make necessary entries in the marked copy of the electoral roll. The voter will then move to second Polling Officer. The **second Polling Officer** will first apply the indelible ink mark on his left hand forefinger and ask him to sign or put thumb impression in the voters register. *The second Polling Officer will also issue him a slip and direct him to approach the third Polling Officer.*

Immediately on being permitted to vote the elector shall proceed to the third polling officer in-charge of the control unit of the voting machine, who shall put his signature on the slip and keep the slip with him. These slips will be kept in sealed cover in safe custody after the poll is over. Thereafter the third Polling Officer will activate the ballot unit for recording of elector's vote. The elector shall thereafter forthwith proceed to the first voting compartment record his vote and come out of the voting compartment.

vii. Reporting of Various Occurrences:- If any untoward incident, act or omission occurs during the poll process, you will immediately report such occurrence to the State Election Commission for seeking directions. The two hourly poll percentage and polling by elderly voters will also be communicated to the Commission.

viii Closing of Poll:- The poll shall be closed at an hour fixed for the closing of voting and thereafter no elector shall be admitted in the polling station. However, all electors present at the hour fixed for closing of poll shall be allowed to cast their vote. If any question arises whether a voter was present at the polling station before it was closed it shall be decided by the Presiding Officer and his decision shall be final.

For closing of poll after the last voter has recorded his vote, the voting machine has to be closed so that no further recording of votes in the machine is possible. The close button should be pressed only when the Presiding Officer is absolutely certain that no elector who was present at the time fixed for the close of poll remains to vote.

A few minutes before the hour appointed for closing the poll, the Presiding Officer will announce to all those within the limits of the polling station who are waiting to vote that they will be allowed to record their votes in turn. He will distribute to all such electors, slips signed by him in full, which should be serially numbered from serial No. 1 onwards according to the number of electors standing in the queue at that hour the poll will be continued even beyond the closing hour until all these electors have cast their votes. He may depute police or other staff to watch that no one is allowed to join the queue after the appointed closing hour.

xi. Sealing of EVM:- After the poll has been closed and the 'account of votes recorded' in the voting machine has been prepared, the voting machine should be sealed and secured for transportation to the counting centre. Each carrying case should then be sealed at both ends by passing a thread through the two holes provided for the purpose on both sides of the carrying case and putting thread seal with an address tag showing the particulars of the election, the polling station and the unit contained therein and carrying the Presiding Officer's dated signatures and seal on it. The particulars on the address tag on the control unit and ballot unit shall be the same. The

contesting candidates or their polling agents, who are present at the polling station and desirous of putting their seals on the address tag, should also be allowed to do so. The names of the contesting candidates/polling agents who have affixed their seals on the address tags on the carrying cases of the ballot unit(s) and control unit should also be noted by you in the declaration which you have to make at the close of the poll.

xii. Movement to Counting Centre:- The Programme for the movement of polling parties to the collection / counting centres shall be prepared by you and communicated to the polling parties well in advance, so that there is no cause for any confusion in the minds of the officials. Arrangement of vehicles, wherever needed, has also to be done in advance. The Polling Parties will move as soon as the Electronic Voting Machines and other packets are ready and packed. All security staff deputed with a polling party will be on duty till relieved by issuance of a poll duty certificate. Adequate security should be provided to the Polling Parties. Transportation shall be done strictly according to the movement programme. The Polling Parties will hand over the EVMs at the respective collecting / counting centers. Therefore, the polling parties must know location where they have to deliver EVMs, well in advance.

xiii. Return of Material / Stationery:- Out of the material to be supplied to the polling parties some items mentioned below are non-consumable. Therefore, these items should be received back after completion of poll. The Assistant Returning Officers will not relieve the polling parties until the following items are received back:

- | | |
|-----------------------------|--|
| 1. EVMs | 7. Metal rule for detaching ballot paper |
| 2. Self Inking pad | and pusher |
| 3. Presiding Officer Seal | 8. Needle (Sua) |
| 4. Rubber Seal for marking | 9. Cup for setting indelible ink. |
| Ballot paper | |
| 5. Distinguishing mark seal | 10. Gunny bags. |
| 6. Material for voting | 11. Presiding Officer Handbook. |
| Compartment | 12. R O Seal |

xiv. Duty Certificate to Polling personnel, on last day of Poll:- The Polling Parties will be relieved of their duties by issuing a duty certificate to them. The duty certificate will be issued by the Assistant Returning Officers after all material issued to the polling parties have been received back.

PART-IV

COUNTING PROCESS:

i. Setting up of Counting Centre:- The Counting of Votes will be done by RO/ARO. The counting of votes will be done at the District Headquarters as per programme issued by the Commission. Once the poll is closed and the EVMs have been received, the control units shall be brought to the counting centre. All efforts should be made to commence counting as soon as the EVMs of a ward have been collected.

ii. Critical Arrangements:- Adequate lighting arrangements at the counting centers shall have to be made. In case electricity is not available or otherwise, petromax lamps / emergency light or generator have to be arranged and kept lighted as stand by. **Counting of votes in candle light is not permissible.** Petromax lamps/emergency light or generator may be kept available by hiring. Adequate security arrangements be made at the counting centre(s). These arrangements will continue till all the results have been declared and all machines and papers have been collected, sealed and secured. In case of sensitive counting centers adequate security arrangement shall have to be ensured.

The Postal Ballot Papers received in time shall be counted first. Although the Corporation elections are expected to be by & large peaceful, still in order to maintain peace, adequate security arrangements shall have to be made. The pattern of deployment of police force and Home Guards at each Polling Stations and at the counting centers will be decided by you in consultation with the Superintendent of Police.

iii) Declaration of Result:- After counting of a ward is over the particulars of counting as entered in the result sheet shall be shared with candidates or their agents and after a suitable pause, if no objection is made or no recount is applied, the result shall be declared on Form-44.

iv) Sealing of EVMs / Other Packets:- After the counting of ballot papers is over, the EVM unit will be sealed and kept intact in safe and secure conditions. The Postal Ballot, tendered and rejected ballot paper shall be sealed in separate bundles. The ballot paper account shall also be sealed. These sealed packets shall remain in the custody of Returning Officer in accordance with the Rule 84 of the Rules *ibid*.

LOGISTICS:

i. Contingency to Presiding Officer :- The Presiding officer shall be advanced Rs.100/- for contingent expenditure. While issuing relieving order to these Officers account of this expenditure may be obtained alongwith balance, if any.

ii. Diet Money to Polling Party:- Each member of the polling party including security personnel shall be paid Rs. 100/- as diet money. This amount will be paid in cash against receipt and no vouchers etc. will be required from the polling party in this regard.

iii. Refreshment to Counting Parties:- At the time of counting the counting parties will be provided with light refreshment etc. keeping in view the time and duration of counting. If counting lasts till four hour or less the polling parties will be provided light refreshment and in case counting continues for more than four hour the staff deployed for counting may be provided dinner as the case may be. In case of difficulty in providing dinner a cash payment @ Rs. 100/- per head may be made.

iv. Refund/Deposit and Forfeiture of various type of Money:- You will receive various amounts, such as fee for inclusion of names, fee on account of sale of voter lists, amount of forfeited security etc. The amount so received shall be deposited in the following Receipt Head of Accounts:

Major Head: 0070-Other Administrative Services-02-Election 101-Sale proceeds for election Forms and documents-02-Sale proceeds for election Forms and documents by State Election Commission.

As far as security money is concerned, Sub-Rule (3) and (4) of Rule 38 provides for refund of security money, if not forfeited. You will deposit the forfeited security money in the Govt. Treasury immediately after receipt of such amount from Assistant Returning Officer in the following receipt Head:

Major Head: 0070-Other Administrative Services-02-Election 104-Fee fines foreitures-02-Fee fine forfeiture by State Election Commission.

Any miscellaneous amount received during the election shall be deposited in the following receipt head:

Major Head: 0070-Other Administrative Serices-02-Election 800-other receipt-03 Misc. receipt by State Election Commission.

You will send all the Challans in original alongwith used and unused receipt books and a summary of amount received (receipt book wise) to the Assistant District Election Officer (Panchayat)-cum-District Panchayat Officer and retain a copy of the same with you for your record. The proforma for sending summary is as under:

Sr. No.	Sr. No. of receipt book	Total receipt issued from a book	Amount	Total blank receipts in a book	Full blank receipt books in total (Unused books)	Detail, if any
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Note: even if no receipt is issued from a receipt book it has to be mentioned in the summary of receipt book.

v. Submission of TA claims:- All the officials to be appointed on election duty may be advised to submit their TA claims in accordance with the TA Rules applicable to the State Govt. employees to the Returning officer through their head of office immediately so that liability toward TA claims may be cleared as soon as possible.

vi. Deputation of Staff & Breach of Official Duty:- Section 9-E of the HP Municipal Corporation Act, 1994 provides that the officer or staff employed in connection with the preparation, revision and correction of the electoral roll for, and the conduct of all elections shall be ***deemed to be on deputation with the State Election Commission*** for the period during which they are so employed and such officers and staff shall, during the period, be subject to control, Superintendence and discipline of the State Election Commission. Section 23 of the HP Municipal Corporation Act, 1994 provides that no person who is a District Election Officer or a Returning Officer, or an Assistant Returning Officer, or a Presiding or Polling Officer at an election, or an Officer or Clerk appointed by the Returning Officer or the Presiding Officer to perform any duty in connection with an election shall in the conduct or the management of the election do any act (other than the giving of vote) for the furtherance of the prospects of the election of a candidate. ***Any person who contravenes these provisions shall be punishable with imprisonment which may extend to six months, or with fine or with both.***

Besides Section 27 of the Act *ibid* provides that if any person appointed to perform any duty in connection with ***election is without reasonable cause guilty of any act or omission in breach of his official duty he shall be punishable with fine which may extend to five hundred rupees. The offences punishable under Section 23 and 27 are cognizable in nature.***

vii. PROHIBITION OF PUBLIC MEETING: Section 24 (2) of the Himachal Pradesh Municipal Corporation Act, 1994 Provides that no person shall convene, hold, attend, join or address any public meeting or procession in connection with an election or display to the public any election matter by means of cinematography, television or other similar apparatus. It further provides the no person propagate any election matter to the public by holding or arranging any musical concert or any theatrical performance or any other entertainment or amusement with a view to attracting the numbers of the public thereto in any polling area **during the period of forty-eight hours ending with the hour fixed for the conclusion of poll for any election in that polling area.**

viii. BAN ON THE SALE OF LIQUOR: Section 30-I of the Act *ibid* provides that liquor or other substances of a like nature shall not be sold, given or distributed during the forty eight hour

ending with the hour fixed for the conclusion of poll on the day of poll and on the day of counting in the Municipal areas. The dates for closing of liquor vends shall be notified by the Returning Officer according to the notification of election programme when issued by the Commission.

ix. PROHIBITION ON CARRYING OF ARMS DURING THE ELECTION PROCESS: Since you are also the District Magistrate, therefore you may issue an order imposing ban on carrying of arms during the election process except the forces appointed for maintaining law and order, security or on election duty .

You are, requested that the aforesaid directions / guidelines may be adhered to strictly in order to ensure free, fair and smooth conduct of elections to Municipal Corporation Dharamshala.

The Commission wishes smooth success for your diligent and consistent hardwork.

By order,
(DR. ASHWANI KUMAR SHARMA)
Secretary,
State Election Commission,
Himachal Pradesh.

आबकारी एवं कराधान विभाग

अधिसूचना

शिमला-2, 23 फरवरी, 2016

संख्या: ई.एक्स.एन.-एफ(6)-1 / 2004-लूज-iv.—हिमाचल प्रदेश के राज्यपाल की यह राय है कि हिमाचल प्रदेश राज्य में ग्रामीण क्षेत्रों में पर्यटन को बढ़ावा देने के दृष्टिगत लोकहित में एक स्कीम की विरचना करना और उसे अधिसूचित करना आवश्यक और समीचीन है जो ऐसे क्षेत्रों में नए होटलों, जो प्रथम अप्रैल, 2014 के पश्चात् प्रचालन में आए हैं, के रजिस्ट्रीकृत स्वत्वधारियों को, होटल के प्रचालन में आने की तारीख से, दस वर्ष की अवधि के लिए विलास-वस्तु कर का संदाय करने से छूट देने का उपबन्ध कर सके;

अतः हिमाचल प्रदेश के राज्यपाल, हिमाचल प्रदेश (होटल और आवास गृह) विलास-वस्तुएं कर अधिनियम, 1979 (1979 का अधिनियम संख्यांक 15) की धारा 6-ड द्वारा प्रदत्त शक्तियों का प्रयोग करते हुए, निम्नलिखित स्कीम की विरचना करते हैं और ग्रामीण क्षेत्रों में नए होटलों, जो प्रथम अप्रैल, 2014 के पश्चात् प्रचालन में आए हैं, के रजिस्ट्रीकृत स्वत्वधारियों को ऐसे निर्बन्धनों और शर्तों, जैसी इस स्कीम में विनिर्दिष्ट की जाएं, के अधधीन, दस वर्ष की अवधि के लिए विलास-वस्तु कर के संदाय से छूट प्रदान करते हैं:—

स्कीम

1. **संक्षिप्त नाम, प्रारम्भ और विस्तार.**—(1) इस स्कीम का संक्षिप्त नाम हिमाचल प्रदेश (ग्रामीण क्षेत्रों में नए होटलों के रजिस्ट्रीकृत स्वत्वधारियों द्वारा) विलास-वस्तु कर के संदाय से छूट स्कीम, 2016 है।

(2) यह स्कीम राजपत्र, हिमाचल प्रदेश में प्रकाशन की तारीख से प्रवृत्त होगी ।

(3) यह स्कीम अधिनियम की धारा 6-ड में यथा विनिर्दिष्ट ग्रामीण क्षेत्रों में लागू होगी ।

2. परिभाषाएं.—(1) इस स्कीम में जब तक कि सन्दर्भ से अन्यथा अपेक्षित न हो,—

- (क) “अधिनियम” से हिमाचल प्रदेश (होटल और आवास गृह) विलास-वस्तुएं कर अधिनियम, 1979 अभिप्रेत है;
- (ख) “उपाबन्ध” से इस स्कीम से संलग्न उपाबन्ध अभिप्रेत है;
- (ग) “निदेशक” से निदेशक पयर्टन, हिमाचल प्रदेश अभिप्रेत है;
- (घ) “प्ररूप” से इस स्कीम से संलग्न प्ररूप अभिप्रेत है;
- (ङ) “नया होटल” से ऐसा होटल अभिप्रेत है, जो धारा 6-ड के अधीन यथाविनिर्दिष्ट ग्रामीण क्षेत्रों में प्रथम अप्रैल, 2014 के पश्चात् प्रचालन में आया है; और
- (च) “स्थापित पर्यटन क्षेत्र” से इस स्कीम से संलग्न उपाबन्ध में वर्णित स्थापित पर्यटन क्षेत्र, या ऐसे क्षेत्र जो तत्पश्चात् उसमें सम्मिलित किए जा सकें अभिप्रेत है;

(2) उन समस्त शब्दों और पदों के जो इसमें प्रयुक्त हैं किन्तु परिभाषित नहीं हैं वही अर्थ होंगे जो अधिनियम में क्रमशः उनके हैं ।

3. छूट की स्वीकार्यता.—(1) विलास-वस्तु कर का संदाय करने से छूट ग्रामीण क्षेत्रों में नए होटलों के लिए केवल तभी अनुज्ञेय होगी यदि,—

- (i) यह प्रथम अप्रैल, 2014 के पश्चात् प्रचालन में आए है;
- (ii) यह अधिनियम के अधीन पर्यटन विभाग, हिमाचल प्रदेश के साथ रजिस्ट्रीकृत है;
- (iii) स्वत्वधारी, विलास-वस्तु कर के संदाय से छूट के लिए निर्धारण प्राधिकारी को प्ररूप एल.टी.ई. (आर ए)—I पर आवेदन करता है;
- (iv) स्वत्वधारी ने प्ररूप एल.टी.ई (आर ए)—II पर निदेशक से प्रमाण-पत्र अभिप्राप्त किया है और उसे प्ररूप एल.टी.ई (आर ए)—III पर निर्धारण प्राधिकारी को छूट (रियायत) प्रमाण-पत्र प्रदान करने के लिए प्रस्तुत किया है;
- (v) स्वत्वधारी ने प्ररूप एल.टी.ई (आर ए)—III पर निर्धारण प्राधिकारी से छूट प्रमाण-पत्र प्राप्त कर लिया है;
- (vi) इस प्रकार स्थापित अवसंरचना स्थायी प्रकृति की है; और
- (vii) नए होटल का स्वत्वधारी, अधिनियम और तद्धीन बनाए गए नियमों के समस्त उपबन्धों का अनुपालन करता है ।

(2) प्ररूप एल.टी.ई (आर ए)—III पर जारी किया गया छूट प्रमाण-पत्र, होटल के प्रचालन में आने की तारीख से दस वर्ष की अवधि अथवा ऐसी अवधि के लिए होगा जैसी प्ररूप एल.टी.ई (आर ए)—III पर वर्णित की जाए। प्ररूप एल.टी.ई (आर ए)—III पर प्रमाण पत्र तब तक विधिमान्य रहेगा जब तक इसे रद्द न किया जाए या निदेशक द्वारा वापिस न ले लिया जाए; और

(3) ऐसे नए होटल का कोई स्वत्वधारी छूट की अवधि के दौरान ऐसे नए होटल में उपलब्ध करवाई गई विलास-वस्तु के लिए विलास-वस्तु कर के रूप में किसी रकम का संग्रहण नहीं करेगा।

इस स्कीम में किसी बात के होते हुए भी यदि निर्धारण प्राधिकारी का स्वप्रेरणा से या किसी रिपोर्ट या परिवाद की प्राप्ति पर और नए होटल के सम्बद्ध स्वत्वधारी को सुनवाई का अवसर प्रदान करने के पश्चात् यह समाधान हो जाता है कि इस स्कीम में विनिर्दिष्ट किसी शर्त सहित अधिनियम और तद्धीन बनाए गए नियमों के किसी उपबन्ध का उल्लंघन हुआ है तो वह अधिनियम और तद्धीन बनाए गए नियमों के उपबन्धों के अधीन कार्यवाई कर सकेगा मानो यह स्कीम अस्तित्व में ही नहीं थी ।

(4) इस स्कीम के अधीन विद्यमान होटलों, जो पुनर्स्थापित किए गए हैं; जिनमें केवल स्वामित्व का परिवर्तन किया गया है, जिनके गठन में परिवर्तन किया गया है, जिनका पुनर्निर्माण किया गया है, जिनका विस्तार किया गया है या किसी विद्यमान होटल को पुनः प्रवर्तित किया है, को कोई छूट नहीं होगी।

प्ररूप एल.टी.ई (आर ए)—I

(पैरा 3 (iii) देखें)

छूट प्रमाण-पत्र को प्रदान करने या नवीकृत करने के लिए आवेदन का प्ररूप

सेवा में,

महोदय,

हिमाचल प्रदेश (होटल और आवास गृह) विलास-वस्तुएं कर अधिनियम, 1979 की धारा 6-ड और तद्धीन बनाए गए नियमों के उपबन्धों के अनुसार मैं ----- (नाम), आयु ----- सुपुत्र/सुपुत्री/पत्नी श्री ----- निवासी----- इसमें नीचे यथा वर्णित नए होटल का स्वत्वधारी/भागीदार/प्रबन्ध निदेशक/प्रबन्धक ----- प्ररूप एल.टी.ई (आर ए)—III पर छूट प्रमाण-पत्र को प्रदान करने/नवीकृत करने के लिए आवेदन करता हूँ तथा एतद् द्वारा निम्न घोषणा करता हूँ/ करती हूँ :—

- | | | |
|------|--|--|
| I. | (क) हिमाचल प्रदेश (होटल और आवास गृह) विलास-वस्तुएं कर अधिनियम, 1979 के अधीन ग्रामीण क्षेत्र इकाई के स्वत्वधारी/भागीदार/प्रबन्ध निदेशक/ प्रबन्धक आदि का विधिमान्यता की तारीख सहित इसके रजिस्ट्रीकरण प्रमाण-पत्र संख्या के साथ-साथ नाम और पूरा पता । | मैसर्ज-----
स्थान-----
रजिस्ट्रीकरण-----
संख्या-----
विधिमान्यता की तारीख----- |
| (ख) | प्ररूप एल.टी.ई (आर ए)—II पर प्रमाण-पत्र जारी करने की तारीख सहित संख्या | संख्या-----
तारीख----- |
| (ग) | आवेदित छूट की अवधि | वर्ष और मास (शब्दों में)-----से
-----तक । |
| (घ) | होटल का विवरण, उसमें उपलब्ध करवाई गई प्रसुविधाएं और सेवाएं:— | ----- |
| (i) | इकाई का इसकी अवस्थिति के साथ नाम | ----- |
| (ii) | आवास की कौन सी श्रेणी/श्रेणियां आर्थिक प्रतिफल के लिए उपलब्ध है | ----- |

- (iii) आवास की प्रत्येक श्रेणी में उपलब्ध कमरों की संख्या -----
- (iv) हिमाचल प्रदेश पर्यटन विकास और रजिस्ट्रीकरण अधिनियम, 2002 के अधीन कक्ष वार नियत भाड़ा, यदि कोई हो -----
- (v) आगन्तुक को उपलब्ध करवाई गई बोर्डिंग की वस्तुएं (आइटमज) -----
- (क) प्रातः कालीन चाय
- (ख) नाश्ता
- (ग) दोपहर का भोजन
- (घ) सांयकालीन चाय
- (ङ) रात का भोजन
- (च) कोई अन्य विशेष वस्तु (आइटम)
- (vi) उपरोक्त खण्ड (v) में वर्णित वस्तुओं के प्रभार जब ये होटल में ठहरे व्यक्तियों को विक्रीत की गई हों -----
- (vii) आलेख जिसमें लेखे रखे गए हैं -----
- (ङ) हिमाचल प्रदेश (होटल और आवास गृह) विलास-वस्तुएं कर अधिनियम, 1979 के अधीन चालू वर्ष के लिए प्रभारों का अनुमानित सकल आवर्त -----
- कुल आवर्त
- (च) हिमाचल प्रदेश (होटल और आवास गृह) विलास-वस्तुएं कर अधिनियम, 1979 के अधीन चालू वर्ष के लिए विलास-वस्तु कर दायित्व रकम -----रुपए

2. (i) मैं एतद् द्वारा उक्त अधिनियम की धारा 6-ङ के अधीन अनुज्ञेय अवधि के लिए विलास-वस्तु कर के संदाय से छूट प्राप्त करने के लिए विकल्प देता हूँ ।

(ii) मैं एतद् द्वारा कथन करता हूँ/करती हूँ कि इकाई एल.टी.ई (आर ए)-III में प्रमाण-पत्र को जारी करने के लिए अनिवार्य समस्त शर्तों को पूर्ण करती है ।

(iii) मैं एतद् द्वारा वचन देता हूँ/देती हूँ कि मैं अधिसूचना संख्या:..... तारीख:.....में अन्तर्विष्ट निबंधनों और शर्तों और हिमाचल प्रदेश (होटल और आवास गृह) विलास-वस्तुएं कर अधिनियम, 1979 के उपबन्धों और तदधीन बनाए गए नियमों और जारी की गई अधिसूचनाओं और आदेशों का अनुपालन करूंगा /करुंगी ।

(iv) मैं एतद् द्वारा प्रमाणित करता हूँ/करती हूँ कि होटल जिसकी बाबत विलास-वस्तु कर के संदाय से छूट का आवेदन किया है एक "नया होटल" है और इसे पुनर्स्थापन, केवल स्वामित्व के परिवर्तन, गठन में परिवर्तन या पुनर्निर्माण अथवा किसी विद्यमान होटल के पुनर्प्रवर्तन के परिणाम स्वरूप बनाया नहीं गया है ।

आवेदक के हस्ताक्षर_____

नाम_____

हैसियत_____

तारीख_____

(जो लागू नहीं है उसे काट दें।)

प्ररूप एल.टी.ई (आर ए)–II

(पैरा 3 (iv) देखें)

प्रमाण-पत्र

संख्या:

1. प्रमाणित किया जाता है कि _____ (होटल का नाम और पूर्ण पता) _____ जिसका/जिसके स्वत्वधारी/स्वामी, भागीदार श्री/श्रीमती _____ है/हैं, को रजिस्ट्रीकरण संख्या: _____ तारीख _____ द्वारा अधोहस्ताक्षरी के कार्यालय में नए होटल के रूप में रजिस्ट्रीकृत किया गया है ।
2. यह भी प्रमाणित किया जाता है कि उक्त होटल अधिनियम की धारा 6-ड के अधीन यथा विनिर्दिष्ट ग्रामीण क्षेत्र में अवस्थित है ।
3. यह भी प्रमाणित किया जाता है कि _____ से _____ की अवधि के लिए अनुमोदित (i) निवास के लिए आवास(अकामडेशन) और (ii) अन्य प्रसुविधाओं के लिए दरें और प्रभार निम्न प्रकार से हैं:—

दरें और प्रभार

- | | |
|----------------------------------|------|
| (i) आवास के लिए निवास (अकामडेशन) | रुपए |
| (ii) अन्य प्रसुविधाएं | रुपए |
4. यह प्रमाण-पत्र _____ से _____ तक विधिमान्य होगा ।
 5. यह भी प्रमाणित किया जाता है कि उपरोक्त विनिर्दिष्टयां आबकारी एवं कराधान विभाग के सत्यापन के अध्वधीन होगी ।

हस्ताक्षर
(इस प्रमाण पत्र को जारी करने वाले
अधिकारी की मुहर सहित)

तारीख:

टिप्पण :

1. यह प्रमाण-पत्र निदेशक पर्यटन, हिमाचल प्रदेश, जिसके साथ नया होटल रजिस्ट्रीकृत है, द्वारा हस्ताक्षरित और जारी किया जाएगा ।
2. जो लागू नहीं है उसे स्पष्टतया काट दें ।

प्ररूप एल.टी.ई (आर ए)-III

(पैरा 3 (अ) देखें)

छूट का प्रमाण-पत्र

छूट प्रमाण-पत्र संख्या:.....

1. एतद् द्वारा प्रमाणित किया जाता है कि हिमाचल प्रदेश (होटल और आवास गृह) विलास-वस्तुएं कर अधिनियम, 1979 के अधीन रजिस्ट्रीकृत _____ के नाम और अभिनाम में अवस्थित _____ कार्यालय पता _____, होटल, जिसकी रजिस्ट्रीकरण संख्या _____, विधिमान्यता की तारीख _____ से _____ तक है, और इसके अतिरिक्त प्ररूप एल.टी.ई (आर ए)-II, संख्या _____ तारीख _____, में प्रमाण-पत्र धारक है, हिमाचल प्रदेश (होटल और आवास गृह) विलास-वस्तुएं कर अधिनियम, 1979 की धारा 6-ड के उपबन्धों के अनुसार विलास-वस्तु कर के संदाय से _____ से _____ तक की अवधि के लिए छूट का हकदार है।
2. हिमाचल प्रदेश (होटल और आवास गृह) विलास-वस्तुएं कर अधिनियम, 1979 की धारा 6-ड के उपबन्धों के अधीन यह प्रमाण-पत्र निम्नलिखित वर्णित अवधि के लिए विधिमान्य है:—

क्रम संख्या	_____ से _____ तक की अवधि के लिए	सैद्धान्तिक/वास्तविक विलास-वस्तु कर की प्रसुविधा की मात्रा	निर्धारण प्राधिकारी के हस्ताक्षर	प्रमाण-पत्र धारक का नाम और हस्ताक्षर
1	2	3	4	5

मुहर

प्रमाण-पत्र जारी करने वाले निर्धारण प्राधिकारी
के हस्ताक्षरजारी करने की तारीख _____ नाम _____ स्थान _____
जिला _____आदेश द्वारा,
अतिरिक्त मुख्य सचिव (आबकारी एवं कराधान)
हिमाचल प्रदेश सरकार ।

हिमाचल प्रदेश के ग्रामीण क्षेत्रों में स्थापित क्षेत्र

क्रम संख्या	जिला	ग्रामीण क्षेत्रों में स्थापित क्षेत्र
1.	शिमला	<ol style="list-style-type: none"> 1. शिमला-कालका राष्ट्रीय राजमार्ग (50 मीटर दोनों ओर) 2. मशोबरा (ग्राम पंचायत) 3. कुफरी (नगर पंचायत) 4. ढली-दुर्गापुर सड़क मार्ग (50 मीटर दोनों ओर) 5. ढली-कुफरी-फागू-सड़क मार्ग (50 मीटर दोनों ओर)
2.	मण्डी	हराबाग-सुन्दरनगर-नेरचौक-मण्डी-पण्डोह राजमार्ग (50 मीटर दोनों ओर)
3.	बिलासपुर	बिलासपुर-घाघस-बरमाणा राष्ट्रीय राजमार्ग (50 मीटर दोनों ओर)
4.	काँगड़ा	<ol style="list-style-type: none"> 1. बैजनाथ (ग्राम पंचायत) 2. ग्राम पंचायत भाटला के अन्तर्गत नड्डी, डल और सतोबरी गॉव 3. ज्वाली-देहरा सड़क मार्ग (50 मीटर दोनों ओर) 4. चामुण्डा (ग्राम पंचायत/साडा क्षेत्र) 5. ज्वाली (ग्राम पंचायत) 6. धर्मशाला-मैकलॉडगंज सड़क मार्ग (50 मीटर दोनों ओर)
5.	हमीरपुर	<ol style="list-style-type: none"> 1. दियोटसिद्ध (ग्राम पंचायत) 2. बड़सर, मैहरे (ग्राम पंचायत) 3. जाहू (ग्राम पंचायत)
6.	ऊना	<ol style="list-style-type: none"> 1. भरवाई-मुबारकपुर-गगरेट-होशियारपुर सड़क मार्ग (50 मीटर दोनों ओर) 2. टाहलीवाल (ग्राम पंचायत)
7.	चम्बा	<ol style="list-style-type: none"> 1. खजियार (ग्राम पंचायत) 2. बनीखेत (ग्राम पंचायत)
8.	कुल्लू	<ol style="list-style-type: none"> 1. वशिष्ठ (ग्राम पंचायत) 2. नग्गर (ग्राम पंचायत) 3. बजौरा-कुल्लू सड़क मार्ग (50 मीटर दोनों ओर) दायां और बायां किनारा 4. मणिकर्ण (ग्राम पंचायत) 5. कुल्लू-मनाली सड़क मार्ग (50 मीटर दोनों ओर) दायां और बायां किनारा 6. मनाली-कोठी सड़क मार्ग (50 मीटर दोनों ओर) दायां और बायां किनारा
9.	सोलन	<ol style="list-style-type: none"> 1. बड़ोग (ग्राम पंचायत) 2. धर्मपुर (ग्राम पंचायत) 3. कसौली-धर्मपुर राज्य राजमार्ग (50 मीटर दोनों ओर)

		4. परवाणू-धर्मपुर सड़क मार्ग (50 मीटर दोनों ओर) 5. परवाणू-जंगेशू-कसौली सड़क मार्ग (50 मीटर दोनों ओर) 6. बद्दी-नालागढ़ राष्ट्रीय राजमार्ग (50 मीटर दोनों ओर) 7. कण्डाघाट-शोधी सड़क मार्ग (50 मीटर दोनों ओर) 8. कुम्हारहट्टी-ग्रांथीग्राम मार्ग (50 मीटर दोनों ओर)
10.	सिरमौर	1. काला अम्ब (ग्राम पंचायत/साडा क्षेत्र) 2. ददाहू (ग्राम पंचायत) 3. जामटा (ग्राम पंचायत)

[Authoritative English text of the Government Notification No. EXN-F(6)-1/2004-Loose- IV dated 23.02.2016 as required under clause(3) of Article 348 of the Constitution of India.]

EXCISE AND TAXATION DEPARTMENT

NOTIFICATION

Shimla-2, the 23rd February, 2016

No. EXN-F(6)-1/2004-Loose-IV.—WHEREAS, the Governor of Himachal Pradesh is of the opinion that with a view to promote tourism in the Rural Areas in the State of Himachal Pradesh, it is necessary and expedient in the public interest to frame and notify a scheme which may provide for exemption from payment of Luxury Tax to the registered proprietors of new hotels in such areas which come into operation after 1st April, 2014 for a period of ten years from the date the hotels commences operation;

NOW THEREFORE, in the exercise of the powers conferred by section 6-E of the Himachal Pradesh Tax on Luxuries(In Hotel and Lodging Houses) Act, 1979(Act No. 15 of 1979), the Governor of Himachal Pradesh is pleased to frame the following scheme and to exempt the registered proprietors of new hotels in the rural areas from payment of Luxury tax for a period of ten years which come into operation after 1st April, 2014 subject to such restrictions and conditions as specified in this scheme:—

SCHEME

1. Short title, commencement.—(1) This Scheme may be called the Himachal Pradesh Exemption from Payment of Luxury Tax (by the Registered Proprietors of New Hotels in Rural Areas) Scheme, 2016.

(2) It shall come into force from the date of publication in the Rajpatra, Himachal Pradesh.

(3) It shall apply in the Rural Areas as specified in section 6-E of the Act.

2. Definitions:—(1) In this Scheme, unless the context otherwise requires,—

(a) ‘Act’ means the Himachal Pradesh Tax on Luxuries (In Hotels and Lodging Houses) Act, 1979;

(b) ‘Annexure’ means Annexure appended to this Scheme;

- (c) 'Director' means the Director of Tourism Himachal Pradesh;
- (d) 'Form' means a form appended to this Scheme;
- (e) 'new hotel' means a hotel which came into operation after 1st April, 2014 in rural area as specified under section 6-E; and
- (f) 'Established Tourist Area' means areas mentioned in the Annexure appended to this Scheme or such areas as may be included in the Annexure subsequently.

(2) All other words and expressions used herein but not defined shall have the same meaning respectively as assigned to them in the Act.

3. Admissibility of exemption.—(1) The exemption from payment of luxury tax shall be admissible to a new hotel in rural areas only if—

- (i) it came into operation after 1st April, 2014;
- (ii) it is registered under the Act with the Tourism Department, Himachal Pradesh;
- (iii) the proprietor makes an application in Form L.T.E(RA)-I to the Assessing Authority for exemption from Luxury Tax;
- (iv) the proprietor has obtained a certificate in Form L.T.E.(RA)-II from the Director and furnished the same to the Assessing Authority for grant of Exemption Certificate in Form L.T.E.(RA)-III;
- (v) the proprietor has obtained from the Assessing Authority and Exemption Certificate in Form L.T.E.(RA)-III;
- (vi) the infrastructure so created is of permanent nature; and
- (vii) the proprietor of the new hotel complies with all the provisions of the Act and the rules made thereunder.

(2) The exemption certificate issued in Form L.T.E.(RA)-III shall be for a period of ten years or for such period as mentioned in form L.T.E.(RA)-III from the date the hotel starts functioning. The certificate in Form L.T.E(RA)-III shall remain valid until it is not cancelled or withdrawn by the Director.

(3) No proprietor of such new hotels shall during the exemption period collect any sum by way of luxury tax for the luxury provided in such new hotels. Notwithstanding anything contained in this Scheme, the Assessing Authority may, suo-motu or on receipt of a report or complaint and after affording an opportunity of being heard to the concerned proprietor of the new hotel, if he is satisfied that any of the provisions of the Act and the rules made thereunder including any of the condition specified in this Scheme has been contravened, the Assessing Authority may take action under the provisions of the Act and the rules made thereunder as if this Scheme was not in existence.

(4) No exemption under this Scheme shall be available to the existing hotels which have been re-established, has made mare change of ownership, change in the constitution, re-construction, expansion or revival of the existing hotel.

FORM L.T.E.(BP)-I**(See Para 3(iii))****APPLICATION FORM FOR THE GRANT OR RENEWAL OF
EXEMPTION CERTIFICATE**

To

The

.....

Sir,

In accordance with the provisions of section 6-E of the Himachal Pradesh Tax on Luxuries (In Hotels and Lodging Houses) Act, 1979 and the rules framed thereunder I.....(Name), aged.....son/daughter /wife of Sh.....resident ofProprietor/Partner/ Managing Director/ Manager.....of the new hotel as mentioned hereunder apply for the grant/renewal of certificate in form L.T.E(RA)-III and hereby declare as under:—

- 1 (a) Name and complete address of the M/s.....
Proprietor/Partner/Managing
Director/Manager etc. of the Rural area unit Place.....
alongwith its registration certificate No. Registration No.....
under the Himachal Pradesh Tax on Luxuries (In Hotels and Lodging Houses) Act, Date of validity.....
1979 with date of validity.
- (b) Number with date of issue of the No.....
certificate in Form L.T.E(RA)-II Date.....
- (c) Period of exemption applied for Years and months (in words)
From.....to.....
- (d) Description of hotel, facilities and services
provided therein:—
- (i) The name of the unit together with
its location
- (ii) What class or classes of
accommodation are provided for
monetary consideration
- (iii) Number of rooms available in each
class of accommodation
- (iv) Rent fixed room-wise under the
Himachal Pradesh Tourism
Development and Registration Act,
2002 if any

- (v) Item of boarding provided to the visitor:
- (a) Bed tea
- (b) Break fast
- (c) Lunch
- (d) Evening tea
- (e) Dinner
- (f) Any other special item
- (vi) Charges for items mentioned in clause(v) above when these are sold to persons staying in the Hotel
- (vii) The script in which the accounts are kept
- (e) Estimated gross turnover of charges for the current year under the Himachal Pradesh tax on Luxuries (In Hotels and Lodging Houses) Act, 1979 Total Turnover
- (f) Luxury tax liability exemption for the current year under the Himachal Pradesh Tax on Luxuries (In Hotel and Lodging Houses) Act, 1979, but for exemption Amount Rs

2 (i) * I hereby opt for availing the exemption from payment of Luxury Tax for period admissible under section 6-E of the said Act.

(ii) I hereby state that the unit satisfies all the conditions essential for issuance of certificate in L.T.E.(RA)-III

(iii) I hereby undertake that I shall abide by the terms and conditions contained in Notification No.datedand the provisions of the Himachal Pradesh Tax on Luxuries(In Hotel and Lodging Houses) Act, 1979, the rules framed and the notifications and orders issued thereunder.

(iv) I hereby certify that the hotel in respect of which exemption from luxury tax has been applied for is a “new hotel” and has not been formed as a result of re-establishment, mere change of ownership, change in the constitution, re-construction or revival of an existing hotel.

Signature of the Applicant.....
 Name.....
 Status.....

Date

*(Strike out whichever is not applicable)

FORM L.T.E.(RA)-II**(See Para 3(iv))****CERTIFICATE**

No.....

1. This is to certify that(name and full address of the hotel).....The proprietor/owner/partner/whereof is / are Shri /Shrimatiis/are registered as a new hotel in the office of the undersigned against Registration No..... dated.....
2. This is also certify that the said hotel is located in a rural area as specified under section 6-E of the Act.
3. This is to certify that the rates and charges for (i) accommodation for residence and (ii) other amenities approved for the period fromto are:—

Rates and Charges

- | | |
|--------------------------------|-----|
| i) Accommodation for residence | Rs. |
| ii) Other amenities | Rs. |

4. This certificate shall be valid fromto
5. This is also certified that above particulars shall be subject to the verification by the Excise and Taxation Department.

Dated:

Signature
(with stamp of the Officer
issuing this certificate)

Note:—

1. This certificate shall be signed and issued by the Director of Tourism, Himachal Pradesh with whom the new hotel is registered.
2. Strike out clearly which is not applicable.

FORM L.T.E.(RA)-III**(See Para 3(v))****EXEMPTION CERTIFICATE**

Exemption Certificate No.

1. It is hereby certified that the hotel in the name and style of M/s.....situated at.....office address.....registered under the Himachal Pradesh Tax on Luxuries (In Hotel and Lodging Houses) Act, 1979 under Registration Certificate No.with date of validity fromtoand further holding certificate in Form L.T.E (RA)-III bearing No.datedis entitled to avail of exemption from the payment of luxury tax in accordance with the provisions of section 6-E of the Himachal Pradesh Tax on Luxuries(In Hotel and Lodging Houses) Act, 1979 for a period fromto

2. Subject to the provisions of section 6-E of the Himachal Pradesh Tax on Luxuries (In Hotel and Lodging Houses) Act, 1979 this certificate is valid for the period mentioned hereunder:—

Sr. No.	Period from.....to.	Quantum of benefit of Notional/ Actual Luxury Tax	Signature of the Assessing Authority	Signature and name of the holder of the certificate
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Seal

Signature of the Assessing Authority
Issuing the certificate

Date of issue.....Name.....Place.....
District.....

By order,
Sd/-
Addl. Chief Secretary (E&T).

Annexure**Established Tourist areas in Rural Areas of Himachal Pradesh**

Sr.No.	District	Established Tourist Area in Rural Area.
1.	Shimla	1. Shimla-Kalka NH (50 metre of the both side) 2. Mashobra (Gram Panchayat)

		3. Kufri (Nagar Panchayat) 4. Dhalli-Durgapur Road (50 metre of the both side) 5. Dhalli-Kufri-Fagu Road (50 metre of the both side)
2.	Mandi	1. Harabag-Sundernagar-Ner Chowk-Mandi-Pandoh Highway (50 metre of the both side)
3.	Bilaspur	1. Bilaspur-Ghagas-Barmana NH (50 metre of the both side)
4.	Kangra	1. Baijnath (Gram Panchayat) 2. Naddi, Dal, Satobari, Villages under Bhatla Gram Panchayat 3. Jawali-Dehar Road (50 metre of the both side) 4. Chamunda (Gram Panchayat/SADA Area) 5. Jawali (Gram Panchayat) 6. Dharamshala-Mcleodganj Road (50 metre of the both side)
5.	Hamirpur	1. Deothsidh (Gram Panchayat) 2. Barsar, Mehre (Gram Panchayat) 3. Jahu (Gram Panchayat)
6.	Una	1. Bharwain-Mubarkpur-Gagret-Hoshiarpur Road (50 metre of the both side) 2. Tahliwal (Gram Panchayat)
7.	Chamba	1. Khajjiar (Gram Panchayat) 2. Banikhet (Gram Panchayat)
8.	Kullu	1. Vashisht (Gram Panchayat) 2. Naggar (Gram Panchayat) 3. Bajaura-Kullu Road (50 metre of the both sides) (Both right and left banks) 4. Manikaran (Gram Panchayat) 5. Kullu-Manali Road (50 metre of the both sides) (Both right and left banks)

		6. Manali-Kothi Road (50 metre of the both sides) (Both right and left banks)
9.	Solan	1. Barog (Gram Panchayat) 2. Dharampur (Gram Panchayat) 3. Kasauli-Dharampur SH (50 metre of the both sides) 4. Parwanoo-Dharampur Road (50 metre of the both sides) 5. Parwanoo-Jangeshu-Kasauli Road (50 metre of the both sides) 6. Baddi-Nalagarh NH area (50 metre of the both sides) 7. Kandaghat-Shoghi Road (50 metre of the both sides) 8. Kumarhatti-Gandhigram SH (50 metre of the both sides)
10.	Sirmour	1. Kala-Amb(Gram Panchayat/SADA Area) 2. Dadahu (Gram Panchayat) 3. Jamta (Gram Panchayat)

In the court of Mrs. Jyoti Rana (HAS) Special Marriage Officer-cum-Sub Divisional Magistrate, Manali, District Kullu (H.P.)

In the matter of :

Sanjeev Kumar aged 46 years son of Late Shri Nikka Singh, resident of House No. 186/5, Manau Market, Tehsil Manali, District Kullu H.P. and Tanu Taneja aged 40 years d/o Shri Gian Chand, r/o at present w/o Shri Sanjeev Kumar son of Late Shri Nikka Singh, resident of House No. 186/5, Manau Market, Tehsil Manali, District Kullu H.P.

Versus

General Public

An application for registration of Marriage under Special Marriage Act, 1954.

Whereas, Sanjeev Kumar son of Late Shri Nikka Singh, resident of House No. 186/5, Manau Market, Tehsil Manali, District Kullu H.P. and Tanu Taneja d/o Shri Gian Chand, r/o at present w/o Shri Sanjeev Kumar son of Late Shri Nikka Singh, resident of House No. 186/5, Manau Market, Tehsil Manali, District Kullu H.P. has presented an application on 27-01-2016 in this Court for the registration of marriage under Special Marriage Act, 1954. Hence this proclamation is hereby issued for the information of general public that if any person have any objection for the registration of marriage can appear in this court on 02-03-2016 to object

registration of above marriage personally or through an authorized agent failing which this marriage will be registered under this Act, 1954 accordingly.

Given under my hand and seal of the court on this 3rd day of Feb., 2016.

Seal.

Sd/-

*Special Marriage Officer-cum-Sub-Divisional Magistrate,
Manali, District Kullu (H.P.).*

**In the court of Mrs. Jyoti Rana (HAS) Special Marriage Officer-cum-Sub Divisional
Magistrate, Manali, District Kullu (H.P.)**

In the matter of :

Mr. Marcus Bugar aged 30 years s/o Smt. Anita Bugar, r/o Village Sarsai, P.O. Haripur, Tehsil & District Kullu H.P. and Pooja aged 28 years d/o Shri Mangat Ram, r/o Village Jharag (Chachoga) P.O. Manali, Tehsil Manali, District Kullu H.P., do hereby declare as follow :—

Versus

General Public

An application for registration of Marriage under Special Marriage Act, 1954., Mr. Marcus Bugar aged 30 years s/o Smt. Anita Bugar, r/o Village Sarsai, P.O. Haripur, Tehsil & District Kullu H.P. and Pooja aged 28 years d/o Shri Mangat Ram, r/o Village Jharag (Chachoga) P.O. Manali, Tehsil Manali, District Kullu H.P. has presented an application on 21-01-2016 in this Court for the registration of marriage under Special Marriage Act, 1954. Hence this proclamation is hereby issued for the information of general public that if any person have any objection for the registration of marriage can appear in this court on 02-03-2016 at 2.00 PM to object registration of above marriage personally or through an authorized agent failing which this marriage will be registered under this Act, 1954 accordingly.

Given under my hand and seal of the court on this 3rd day of Feb., 2016.

Seal.

Sd/-

*Special Marriage Officer-cum-Sub-Divisional Magistrate,
Manali, District Kullu (H.P.).*

**In the court of Mrs. Jyoti Rana (HAS) Special Marriage Officer-cum-Sub Divisional
Magistrate, Manali, District Kullu (H.P.)**

In the matter of :

Mr. Suneel Dutt s/o Late Shri Chunni Lal, r/o P V.P.O. Patlikuhel, Tehsil Manali, District Kullu H.P. and Hira Devi d/o Shri Sher Bahadur, r/o Atish Cottage near Mountneering Institute Aleo, P.O. & Tehsil Manali, District Kullu H.P., do hereby declare as follow :—

Versus

General Public

An application for registration of Marriage under Special Marriage Act, 1954., Mr. Suneel Dutt s/o Late Shri Chunni Lal, r/o P V.P.O. Patlikuhal, Tehsil Manali, District Kullu H.P. and Hira Devi d/o Shri Sher Bahadur, r/o Atish Cottage near Mountneering Institute Aleo, P.O. & Tehsil Manali, District Kullu H.P. has presented an application on 29-09-2015 in this Court for the registration of marriage under Special Marriage Act, 1954. Hence this proclamation is hereby issued for the information of general public that if any person have any objection for the registration of marriage can appear in this court on 02-03-2016 to object registration of above marriage personally or through an authorized agent failing which this marriage will be registered under this Act, 1954 accordingly.

Given under my hand and seal of the court on this 3rd day of Feb., 2016.

Seal.

Sd/-

*Special Marriage Officer-cum-Sub-Divisional Magistrate,
Manali, District Kullu (H.P.).*

**In the court of Mrs. Jyoti Rana (HAS) Special Marriage Officer-cum-Sub Divisional
Magistrate, Manali, District Kullu (H.P.)**

Mr. Harish Kumar son of Shri Bihari Lal, residing at Village Chhiyal Bihal, Post Office Manali, Tehsil Manali, District Kullu H.P.

Versus

Mrs. Prem Lata daughter Shri Tara Chand, resident of Village Nagwain, Post Office Nagwain, Sub tehsil Aut, District Mandi, H.P. presently wife of Mr. Harish Kumar son of Shri Bihari Lal, residing at Village Chhiyal Bihal, Post Office Manali, Tehsil Manali, District Kullu H.P.

General Public

An application for registration of Marriage under Special Marriage Act, 1954.

Whereas, Mr. Harish Kumar son of Shri Bihari Lal, residing at Village Chhiyal Bihal, Post Office Manali, Tehsil Manali, District Kullu H.P. and Mrs. Prem Lata daughter Shri Tara Chand, resident of Village Nagwain, Post Office Nagwain, Sub tehsil Aut, District Mandi, H.P. presently wife of Mr. Harish Kumar son of Shri Bihari Lal, residing at Village Chhiyal Bihal, Post Office Manali, Tehsil Manali, District Kullu H.P. has presented an application on 12-01-2016 in this Court for the registration of marriage under Special Marriage Act, 1954. Hence this proclamation is hereby issued for the information of general public that if any person have any objection for the registration of marriage can appear in this court on 14-03-2016 to object registration of above marriage personally or through an authorized agent failing which this marriage will be registered under this Act, 1954 accordingly.

Given under my hand and seal of the court on this 15th day of Feb., 2016.

Seal.

Sd/-

*Special Marriage Officer-cum-Sub-Divisional Magistrate,
Manali, District Kullu (H.P.).*

ब अदालत कार्यकारी दण्डाधिकारी, तहसील मनाली, हिमाचल प्रदेश

श्री हरी कृष्ण पुत्र श्री पुने राम, निवासी गांव व डाकघर बडाग्रा, तहसील मनाली, जिला कुल्लू, हि0प्र0

बनाम

आम जनता

विषय:—विवाह पंजीकरण बारे।

श्री हरी कृष्ण पुत्र श्री पुने राम, निवासी गांव व डाकघर बडाग्रा, तहसील मनाली, जिला कुल्लू, हि0प्र0 ने इस न्यायालय में आवेदन पत्र मय शपथ—पत्र गुजारा है कि उसने श्रीमती रानी पुत्री श्री जीत राम, निवासी डोभी, तहसील व जिला कुल्लू के साथ दिनांक 15-02-2014 को हिन्दू रीति रिवाज के मुताबिक विवाह कर लिया है विवाह ग्राम पंचायत बडाग्रा के अभिलेख में दर्ज नहीं हुआ है तथा दर्ज करने हेतु आवेदन किया है।

अतः सर्वसाधारण को इस इशतहार द्वारा सूचित किया जाता है कि यदि उपरोक्त वर्णित विवाह को ग्राम पंचायत बडाग्रा के अभिलेख में दर्ज करने बारे किसी को कोई आपत्ति हो तो वह दिनांक 18-3-2016 को या इससे पूर्व अदालत हजा में अपनी आपत्ति दर्ज करवा सकता है। यदि उक्त विवाह के बारे कोई आपत्ति न हुई तो यह समझा जाएगा कि उक्त विवाह बारे किसी को एतराज न है तथा विवाह दर्ज करने बारे आदेश पारित कर दिये जाएंगे।

आज दिनांक 18-2-2016 को मेरे हस्ताक्षर व मोहर अदालत द्वारा जारी हुआ।

मोहर अदालत।

हस्ताक्षरित/—
कार्यकारी दण्डाधिकारी,
तहसील मनाली, जिला कुल्लू, हि0 प्र0।

ब अदालत श्री कांशी राम सुमन, कार्यकारी दण्डाधिकारी, उप-तहसील सैंज, जिला कुल्लू, हि0 प्र0

श्रीमती पुर्वा देवी पत्नी स्व0 श्री हिमतु, निवासी गांव धराली, डा0 मदाना, उप-तहसील सैंज, जिला कुल्लू, हि0 प्र0 प्राथिन।

बनाम

आम जनता

विषय.—जन्म एवं मृत्यु पंजीकरण अधिनियम 1969 के तहत पंचायत रिकार्ड में नाम दुरुस्ती बारे।

श्रीमती पुर्वा देवी पत्नी स्व० श्री हिमतु, निवासी गांव धराली, डा० मदाना, उप-तहसील सैंज, जिला कुल्लू, हि० प्र० ने प्रार्थना पत्र शपथ-पत्र सहित इस अदालत में पेश किया है कि उसका नाम ग्राम पंचायत शांघड़ के परिवार पंजी में पुर्वा देवी पत्नी स्व० श्री हिमतु दर्ज है व राजस्व रिकार्ड फाटी शांघड़ में हिरामणी पत्नी स्व० हिमतु दर्ज है जिसकी दरुस्ती बारे दरखास्त गुजारी है।

अतः सर्वसाधारण को इश्तहार द्वारा सूचित किया जाता है कि यदि इस बारे किसी को कोई एतराज हो तो दिनांक 12-3-2016 को असालतन व वकालतन प्रातः 11.00 बजे हाजिर होकर अपना ऐतराज पेश कर सकता है। निर्धारित अवधि के पश्चात कोई उजर व एतराज प्राप्त न होने पर प्रार्थना-पत्र श्रीमती पुर्वा देवी पर नियमानुसार कार्यवाही की जाएगी।

आज दिनांक 12-02-2016 को मेरे हस्ताक्षर व मोहर अदालत से जारी हुआ।

मोहर।

हस्ताक्षरित /—
कार्यकारी दण्डाधिकारी सैंज,
उप-तहसील सैंज, जिला कुल्लू (हि० प्र०)।

ब अदालत श्री कांशी राम सुमन, कार्यकारी दण्डाधिकारी, उप-तहसील सैंज, जिला कुल्लू, हि० प्र०

रेशमा देवी पत्नी स्व० श्री भादर सिंह, निवासी गांव देवीधार, डा० बनोगी, उप-तहसील सैंज, जिला कुल्लू, हि० प्र० प्राथिन।

बनाम

आम जनता

विषय.—प्रार्थना पत्र जेर धारा 13(3) जन्म एवं मृत्यु पंजीकरण अधिनियम 1969 के तहत जन्म तिथि व नाम दर्ज बारे।

रेशमा देवी पत्नी स्व० श्री भादर सिंह, निवासी गांव देवीधार, डा० बनोगी, उप-तहसील सैंज, जिला कुल्लू, हि० प्र० ने इस अदालत में शपथ-पत्र सहित प्रार्थना पत्र में पेश किया है कि इसके पुत्र राज पुत्र श्री भादर सिंह, निवासी गांव देवीधार, डा० बनोगी, उप-तहसील सैंज, जिला कुल्लू वाले का नाम व जन्म तारीख ग्राम पंचायत बनोगी के जन्म पंजी व परिवार पंजी में दर्ज नहीं है जबकि जन्म तारीख 15-08-2008 है को दर्ज किया जाने बारे आवेदन किया है।

अतः सर्वसाधारण को इश्तहार द्वारा सूचित किया जाता है कि यदि इस बारे किसी को कोई एतराज हो तो दिनांक 12-3-2016 को असालतन व वकालतन प्रातः 11.00 बजे हाजिर होकर अपना ऐतराज पेश कर सकता है। निर्धारित अवधि के पश्चात कोई उजर व एतराज प्राप्त न होने पर प्रार्थना-पत्र स्वीकार किया जाकर ग्राम पंचायत बनोगी के जन्म पंजी व परिवार पंजी में पुत्र उपरोक्त की जन्म तारीख 15-08-2008 दर्ज करने के आदेश पारित किए जाएंगे।

आज दिनांक 12-02-2016 को मेरे हस्ताक्षर व मोहर अदालत से जारी हुआ।

मोहर।

हस्ताक्षरित /—
कार्यकारी दण्डाधिकारी सैंज,
उप-तहसील सैंज, जिला कुल्लू (हि० प्र०)।

ब अदालत श्री कांशी राम सुमन, कार्यकारी दण्डाधिकारी, उप-तहसील सैज, जिला कुल्लू, हि0 प्र0

रेशमा देवी पत्नी स्व0 श्री भादर सिंह, निवासी गांव देवीधार, डा0 बनोगी, उप-तहसील सैज, जिला कुल्लू, हि0 प्र0 प्रार्थिन।

बनाम

आम जनता

विषय.—प्रार्थना पत्र जेर धारा 13(3) जन्म एवं मृत्यु पंजीकरण अधिनियम 1969 के तहत जन्म तिथि व नाम दर्ज बारे।

रेशमा देवी पत्नी स्व0 श्री भादर सिंह, निवासी गांव देवीधार, डा0 बनोगी, उप-तहसील सैज, जिला कुल्लू, हि0 प्र0 ने इस अदालत में शपथ-पत्र सहित प्रार्थना पत्र में पेश किया है कि इसकी पुत्री अनिता देवी पुत्री श्री भादर सिंह, निवासी गांव देवीधार, डा0 बनोगी, उप-तहसील सैज, जिला कुल्लू वाले का नाम व जन्म तारीख ग्राम पंचायत बनोगी के जन्म पंजी व परिवार पंजी में दर्ज नहीं है जबकि जन्म तारीख 21-09-2009 है को दर्ज किया जाने बारे आवेदन किया है।

अतः सर्वसाधारण को इशतहार द्वारा सूचित किया जाता है कि यदि इस बारे किसी को कोई एतराज हो तो दिनांक 12-3-2016 को असातन व वकालतन प्रातः 11.00 बजे हाजिर होकर अपना एतराज पेश कर सकता है। निर्धारित अवधि के पश्चात कोई उजर व एतराज प्राप्त न होने पर प्रार्थना-पत्र स्वीकार किया जाकर ग्राम पंचायत बनोगी के जन्म पंजी व परिवार पंजी में पुत्री उपरोक्त की जन्म तारीख 21-09-2009 व नाम अनिता देवी दर्ज करने के आदेश पारित किए जाएंगे।

आज दिनांक 12-02-2016 को मेरे हस्ताक्षर व मोहर अदालत से जारी हुआ।

मोहर।

हस्ताक्षरित/—
कार्यकारी दण्डाधिकारी सैज,
उप-तहसील सैज, जिला कुल्लू (हि0प्र0)।

ब अदालत श्री कांशी राम सुमन, नायब तहसीलदार एवं सहायक समाहार्ता द्वितीय श्रेणी, उप-तहसील सैज, जिला कुल्लू, हि0 प्र0

श्री सुख बहादूर श्री भान सिंह, साकन गांव सराधार, फाटी धाउगी, कोठी बुंगा, उप-तहसील सैज, जिला कुल्लू, हि0 प्र0 प्रार्थी।

बनाम

आम जनता

विषय.— जेर धारा 13(3) जन्म एवं मृत्यु पंजीकरण अधिनियम 1969 के तहत मृत्यु तिथि दर्ज करने बारे।

श्री सुख बहादूर पुत्र श्री भान सिंह, साकन गांव सराधार, फाटी धाउगी, कोठी बुंगा, उप-तहसील सैज, जिला कुल्लू, हि0 प्र0 ने इस अदालत में शपथ-पत्र सहित प्रार्थना पत्र में पेश किया है कि इसकी माता श्रीमती श्यामकली पत्नी स्व0 श्री भान सिंह, निवासी गांव सराधार, डा0 धाउगी, उप-तहसील सैज, जिला कुल्लू वाले की मृत्यु तारीख ग्राम पंचायत धाउगी के मृत्यु पंजी में दर्ज नहीं है जबकि मृत्यु तारीख 04-04-2011 है को दर्ज किया जाने बारे आवेदन किया है।

अतः सर्वसाधारण को इशतहार द्वारा सूचित किया जाता है कि यदि इस बारे किसी को कोई एतराज हो तो दिनांक 12-3-2016 को असालतन व वकालतन प्रातः 11.00 बजे हाजिर होकर अपना ऐतराज पेश कर सकता है। निर्धारित अवधि के पश्चात कोई उजर व एतराज प्राप्त न होने पर प्रार्थना-पत्र स्वीकार किया जाकर ग्राम पंचायत धाउगी के मृत्यु पंजी में श्रीमती श्याम कली पत्नी स्व० श्री भान सिंह की मृत्यु तारीख 04-04-2011 दर्ज करने के आदेश पारित किए जाएंगे।

आज दिनांक 12-02-2016 को मेरे हस्ताक्षर व मोहर अदालत से जारी हुआ।

मोहर।

हस्ताक्षरित /—
कार्यकारी दण्डाधिकारी सैज,
उप-तहसील सैज, जिला कुल्लू (हि०प्र०)।

**Before the Court of Tehsildar-cum-Assistant Collector, Lad Bharol,
District Mandi (H. P.)**

In case :—

Smt. Meera Devi w/o Late Shri Ratti Singh, Village Sanda, P.O. Ootpur, Tehsil Lad Bharol
.. Applicant.

Versus

General Public

.. Respondents.

Application for the correction of Name in Revenue Record.

Whereas Smt. Meera Devi w/o Late Shri Ratti Singh, Village Sanda, P.O. Ootpur, Tehsil Lad Bharol has moved an application before the court of the undersigned that the actual name of applicant's husband is Ratti Singh, which is also recorded in the Aadhar Card, but, in the revenue record of Muhal Sandha, the name of the applicant's husband has been wrongly entered as Rattan Chand. The applicant wants to get her husband name rectified in the revenue record of Muhal Sandha.

Therefore, by this proclamation the general public is hereby informed that any person having any objection for the entry of the above mentioned name in the revenue record of Muhal Sandha, may file his objection in writing through his counsel or in person, in this court on or before 03-03-2016 failing which, no objection will be entertained after the expiry of said date.

Given under my hand and seal of the court on dated 16-02-2016.

Seal.

Sd/-
Assistant Collector-cum-Tehsildar 1st Class,
Lad Bharol, District Mandi (H.P.).

**Before the Court of Tehsildar-cum-Assistant Collector, Lad Bharol,
District Mandi (H. P.)**

In case :—

Shri Sudarshan Singh s/o Shri Bhag Singh, Village Kochhu, P.O. Ghamiru, Tehsil Lad Bharol .. *Applicant.*

Versus

General Public .. *Respondents.*

Application for the correction of Name in Revenue Record.

Whereas Shri Sudarshan Singh s/o Shri Bhag Singh, Village Kochhu, P.O. Ghamiru, Tehsil Lad Bharol has moved an application before the court of the undersigned that the actual name of applicant is Sudarshan Singh, which is also recorded in the Aadhar Card, educational certificates and Parivar Nakal-Part-I but, in the revenue record of Muhal Ropari and Kochhu, the name of applicant has been wrongly entered as Sudarshan Kumar. The applicant wants to get his name rectified in the revenue record of Muhal Ropari and Kochhu.

Therefore, by this proclamation the general public is hereby informed that any person having any objection for the entry of the above mentioned name in the revenue record of Muhal Ropari and Kochhu, may file his objection in writing through his counsel or in person, in this court on or before 03-03-2016 failing which, no objection will be entertained after the expiry of said date.

Given under my hand and seal of the court on dated 16-02-2016.

Seal.

Sd/-
*Assistant Collector-cum-Tehsildar,
Lad Bharol, District Mandi (H.P.).*

**Before the Court of Tehsildar-cum-Assistant Collector, Lad Bharol,
District Mandi (H. P.)**

In case :—

Shri Bansi Ram s/o Shri Chaudhri Ram, r/o Village Kalehru, P.O. Ropari Kalehru, Tehsil Lad Bharol .. *Applicant.*

Versus

General Public .. *Respondents.*

Application for the correction of Name in Revenue Record.

Whereas Shri Bansi Ram s/o Shri Chaudhri Ram, r/o Village Kalehru, P.O. Ropari Kalehru, Tehsil Lad Bharol has moved an application before the court of undersigned that the actual name of applicant is Bansi Ram, which is also recorded in the educational certificates, Aadhar Card and Parivar Nakal-Part-I but, in the revenue record of Muhal Kalehru, the name of applicant has been

wrongly entered as Bainsi Ram. The applicant wants to get his name rectified in the revenue record of Muhal Kalehru.

Therefore, by this proclamation the general public is hereby informed that any person having any objection for the entry of the above mentioned name in the revenue record of Muhal Kalehru, may file his objection in writing through his counsel or in person, in this court on or before 03-03-2016 failing which, no objection will be entertained after the expiry of said date.

Given under my hand and seal of the court on dated 16-02-2016.

Seal.

Sd/-
Assistant Collector-cum-Tehsildar,
Lad Bharol, District Mandi (H.P.).

**Before the Court of Tehsildar-cum-Assistant Collector, Lad Bharol,
District Mandi (H. P.)**

In case :—

Shri Kuldeep Singh s/o Shri Sohan Singh, Village Ghator, P.O. Ootpur, Tehsil Lad Bharol
.. Applicant.

Versus

General Public .. Respondents.

Application for the correction of Name in Revenue Record.

Whereas Shri Kuldeep Singh s/o Shri Sohan Singh, Village Ghator, P.O. Ootpur, Tehsil Lad Bharol has moved an application before the court of undersigned that the actual name of applicant's father is Sohan Singh, which is also recorded in the Aadhar Card, educational certificates and in the PAN Card but, in the revenue record of Muhal Ghator, the name of applicant's father has been wrongly entered as Sahnu. The applicant wants to get his name rectified in the revenue record of Muhal Ghator.

Therefore, by this proclamation the general public is hereby informed that any person having any objection for the entry of the above mentioned name in the revenue record of Muhal Ghator, may file his objection in writing through his counsel or in person, in this court on or before 03-03-2016 failing which, no objection will be entertained after the expiry of said date.

Given under my hand and seal of the court on dated 16-02-2016.

Seal.

Sd/-
Assistant Collector-cum-Tehsildar,
Lad Bharol, District Mandi (H.P.).

**Before the Court of Tehsildar-cum-Assistant Collector, Lad Bharol,
District Mandi (H. P.)**

In case :—

Shri Brij Lal s/o Shri Pradhan Singh, Village Gadyara, P.O. Golwan, Tehsil Lad Bharol
.. *Applicant.*

Versus

General Public .. *Respondents.*

Application for the correction of Name in Revenue Record.

Whereas Shri Brij Lal s/o Shri Pradhan Singh, Village Gadyara, P.O. Golwan, Tehsil Lad Bharol has moved an application before the court of undersigned that the actual name of applicant's father is Pradhan Singh, which is also recorded in the Voter ID Card, educational certificates but, in the revenue record of Muhal Gadyara, the name of applicant's father has been wrongly entered as Pradhanu. The applicant wants to get his name rectified in the revenue record of Muhal Gadyara.

Therefore, by this proclamation the general public is hereby informed that any person having any objection for the entry of the above mentioned name in the revenue record of Muhal Gadyara, may file his objection in writing through his counsel or in person, in this court on or before 03-03-2016 failing which, no objection will be entertained after the expiry of said date.

Given under my hand and seal of the court on dated 16-02-2016.

Seal.

Sd/-
*Assistant Collector-cum-Tehsildar,
Lad Bharol, District Mandi (H.P.).*

**Before the Court of Tehsildar-cum-Executive Magistrate, Lad Bharol,
District Mandi (H. P.)**

In case :—

Shri Manoj Kumar s/o Shri Hoshiyar Singh, Village Jhulgan, P.O. Khaddar, Tehsil Lad Bharol, Mandi .. *Applicant.*

Versus

General Public .. *Respondents.*

Application under Section 13(3) of Registration of Birth and Death Act, 1969.

Whereas Shri Manoj Kumar s/o Shri Hoshiyar Singh, Village Jhulgan, P.O. Khaddar, Tehsil Lad Bharol, Mandi has moved an application before the court of undersigned for the registration of his date of birth *i.e.*, 02-01-1991 and which is registered in the Privar Nakal, but has not been registered birth register of Gram Panchayat, Khaddar.

Therefore, by this proclamation the general public is hereby informed that any person having any objection for the entry of the above mentioned date of birth in the record of birth

register of Gram Panchayat, Khaddar, may file his objection in writing through his counsel or in person, in this court on or before 03-03-2016 failing which, no objection will be entertained after the expiry of said date.

Given under my hand and seal of the court on dated 16-02-2016.

Seal.

Sd/-
Executive Magistrate-cum-Tehsildar,
Lad Bharol, District Mandi (H.P.).

**Before the Court of Tehsildar-cum-Assistant Collector, Lad Bharol,
District Mandi (H. P.)**

In case :—

Shri Sukh Ram s/o Late Shri Balku Ram, Village Bagehar, P.O. Khajur, Tehsil Lad Bharol
.. Applicant.

Versus

General Public .. Respondents.

Application for the correction of Name in Revenue Record.

Whereas Shri Sukh Ram s/o Late Shri Balku Ram, Village Bagehar, P.O. Khajur, Tehsil Lad Bharol has moved an application before the court of undersigned that the actual name of applicant is Sukh Ram, which is also recorded in the Parivar Nakal and educational certificates but, in the revenue record of Muhal Bagehar, the name of applicant has been wrongly entered as Sukhia. The applicant wants to get his name rectified in the revenue record of Muhal Bagehar.

Therefore, by this proclamation the general public is hereby informed that any person having any objection for the entry of the above mentioned name in the revenue record of Muhal Bagehar, may file his objection in writing through his counsel or in person, in this court on or before 03-03-2016 failing which, no objection will be entertained after the expiry of said date.

Given under my hand and seal of the court on dated 16-02-2016.

Seal.

Sd/-
Assistant Collector-cum-Tehsildar,
Lad Bharol, District Mandi (H.P.).

**Before the Court of Tehsildar-cum-Executive Magistrate, Lad Bharol,
District Mandi (H. P.)**

In case :—

Shri Kuldeep Singh s/o Shri Surjan Singh, Village Uparli Gaggal, P.O. Panjalag, Tehsil Lad Bharol, Mandi .. Applicant.

Versus

Application under Section 13(3) of Registration of Birth and Death Act, 1969.

Whereas Shri Kuldeep Singh s/o Shri Surjan Singh, Village Uparli Gaggal, P.O. Panjalag, Tehsil Lad Bharol, Mandi has moved an application before the court of undersigned for the registration of the date of death of his father *i.e.* 01-04-1974 which is not registered in the record of Gram Panchayat, Kathon. The report of the Additional District Registrar (B&D)-cum-Medical Officer of health, District Mandi is also enclosed with the application regarding the date of death of his father.

Therefore, by this proclamation the general public is hereby informed that any person having any objection for the entry of the above mentioned date of death of the applicant's father in the record of Gram Panchayat, Kathon, may file his objection in writing through his counsel or in person, in this court on or before 03-03-2016 failing which, no objection will be entertained after the expiry of said date.

Given under my hand and seal of the court on dated 16-02-2016.

Seal.

Sd/-
Executive Magistrate-cum-Tehsildar,
Lad Bharol, District Mandi (H.P.).

ब अदालत श्री मोलक राज गौतम, नायब तहसीलदार/कार्यकारी दण्डाधिकारी, उप-तहसील ननखरी,
जिला शिमला, हि० प्र०

श्री चन्द्र शेखर पुत्र श्री पदम दास, निवासी ग्राम कंदरेडी, डा० सूरड, उप-तहसील ननखरी, जिला
शिमला, हि० प्र० प्रार्थी ।

बनाम

आम जनता

प्रत्यार्थी ।

उनवान मुकद्दमा : प्रार्थना-पत्र जेर धारा 13(3) जन्म एवं मृत्यु पंजीकरण अधिनियम, 1969 के तहत ग्राम
पंचायत मझोली-टिप्पर के जन्म एवं मृत्यु पंजीकरण रजिस्टर में नाम व जन्म तिथि
पंजीकरण करवाने बारे ।

श्री चन्द्र शेखर पुत्र श्री पदम दास, निवासी ग्राम कंदरेडी, डा० सूरड, उप-तहसील ननखरी, जिला
शिमला, हि० प्र० ने प्रार्थना-पत्र गुजार कर निवेदन किया है कि उनके पुत्रों श्री अविनाश की जन्म तिथि
03-04-1991 व श्री अरिवन्द कुमार की जन्म तिथि 05-02-1992 मुताबिक स्कूल रिकार्ड सही है जिसे
अज्ञानता के कारण निश्चित अवधि में दर्ज नहीं करा सका। अब प्रार्थी ग्राम पंचायत के जन्म व मृत्यु पंजीकरण
रजिस्टर में पंजीकरण करवाना चाहता है। प्रार्थी ने अपना ब्यान हल्फिया (स्वयं सत्यापित), विद्यालय का प्रमाण
पत्र व सचिव द्वारा जारी अप्राप्यता प्रमाण पत्र प्रस्तुत कर अनुरोध किया कि उसके दोनों पुत्रों के नाम का
पंजीकरण सम्बन्धित ग्राम पंचायत रिकार्ड में दर्ज किया जावे।

अतः इस इशतहार द्वारा आम जनता तथा सम्बन्धित रिश्तेदारों को सूचित किया जाता है कि यदि
किसी को उपरोक्त जन्म के पंजीकरण का सम्बन्धित ग्राम पंचायत रिकार्ड में दर्ज करने बारा कोई एतराज हो
तो दिनांक 14-03-2016 के सुबह 10.00 बजे असालतन/वकालतन हाजिर होकर लिखित व मौखिक एतराज
पेश करे अन्यथा उजर/एतराज पेश न होने की सूरत में समझा जायेगा कि उक्त जन्म पंजीकरण बारे किसी

को कोई एतराज नहीं है तथा सम्बन्धित सचिव ग्राम पंचायत मझोली-टिप्पर को जन्म पंजीकरण करने के आदेश पारित कर दिये जाएंगे।

आज दिनांक 11-02-2016 को मेरे हस्ताक्षर व मोहर अदालत सहित जारी हुआ।

मोहर।

मोलक राज गौतम,
नायब-तहसीलदार एवं कार्यकारी दण्डाधिकारी,
उप-तहसील ननखरी, जिला शिमला (हि0 प्र0)।

ब अदालत श्री गुरमीत जी0 नेगी, कार्यकारी दण्डाधिकारी, तहसील रोहडू, जिला शिमला, हि0 प्र0

कु0 मीनाक्षी पुत्री श्री कैलाश चन्द, निवासी खशकण्डी, तहसील रोहडू, जिला शिमला, हि0 प्र0

प्रार्थिन

बनाम

आम जनता

उनवान मुकदमा.—दरखास्त जेर धारा 13(3) जन्म एवं मृत्यु पंजीकरण अधिनियम, 1969 के अन्तर्गत।

इस कार्यालय में कु0 मीनाक्षी पुत्री श्री कैलाश चन्द, निवासी खशकण्डी, तहसील रोहडू, जिला शिमला, हि0 प्र0 ने प्रार्थना-पत्र गुजार कर निवेदन किया है कि उसका जन्म दिनांक 18-10-1995 को हुआ है परन्तु अज्ञानतावश उसका नाम व जन्म तिथि ग्राम पंचायत दलगांव के जन्म रजिस्टर में आज तक पंजीकृत नहीं किया गया है तथा उसके नाम व जन्म तिथि को दर्ज करने के आदेश ग्राम पंचायत दलगांव को दिये जावे।

अतः इस इशतहार द्वारा आम जनता को सूचित किया जाता है कि यदि किसी को भी उपरोक्त का नाम व जन्म तिथि ग्राम पंचायत दलगांव में दर्ज करने में किसी भी प्रकार का एतराज व उजर हो तो वे दिनांक 15-03-2016 को असालतन व वकालतन हाजर होकर लिखित व मौखिक प्रस्तुत करें। यदि उक्त तारीख तक कोई उजर/एतराज प्रस्तुत नहीं हुआ तो यह समझा जावेगा कि प्रार्थी का नाम व जन्म तिथि ग्राम पंचायत में दर्ज करने हेतु कोई आपत्ति नहीं है तथा नाम व जन्म ग्राम पंचायत दलगांव में दर्ज करने के आदेश पारित कर दिये जाएंगे।

आज दिनांक 20-02-2016 को हमारे हस्ताक्षर व मोहर अदालत से जारी हुआ।

मोहर

गुरमीत जी0 नेगी,
कार्यकारी दण्डाधिकारी,
रोहडू, जिला शिमला (हि0 प्र0)।

**In the Court of Shri Hemis Negi, H.A.S., Sub-Divisional Magistrate, Shimla (Urban),
District Shimla, Himachal Pradesh**

Sukh Dev Oraon s/o Shri Dhima Oraon, C/o Rakesh Sharma Building, KNH Shimla,
Tehsil & District Shimla (H. P.) . . Applicant.

Versus

General Public

. . Respondent.

Application under Section 13(3) of Birth and Death Registration Act, 1969.

Whereas Sukh Dev Oraon s/o Shri Dhima Oraon, c/o Rakesh Sharma Building, KNH Shimla, Tehsil & District Shimla (H. P.) has applied for registration the name and date of birth of his son namely Manjit Oraon (DOB 22-6-2011) in the record of Municipal Corporation Shimla, District Shimla, H.P.

Therefore, this proclamation, the General Public is hereby informed that any person having any objection for entry as to date of birth mentioned above, may submit his objection in writing in this court on or before 27-3-2016 failing which no objection will be entertained after expiry of date and will be decided accordingly.

Given under my hand and seal of the Court on this 26th day of February, 2016.

Seal.

HEMIS NEGI,
Sub-Divisional Magistrate,
Shimla (Urban).

ब अदालत श्री टी० एल० नेगी, नायब तहसीलदार एवं कार्यकारी दण्डाधिकारी, नालागढ़,
जिला सोलन, हि० प्र०

मुकदमा नं० 9/16

श्री राम लोक शर्मा

बनाम

आम जनता

विषय.—प्रार्थना पत्र जेरे धारा 13(3) हि० प्र० पंजीकरण अधिनियम, 1969.

नोटिस बनाम आम जनता

श्री राम लोक शर्मा पुत्र श्री मुनशी राम, निवासी अम्बवाला, तहसील नालागढ़, जिला सोलन ने इस अदालत में शपथ पत्र सहित मुकदमा दायर किया है कि उसके पुत्र किशोरी लाल शर्मा का जन्म दिनांक 9-10-1977 है परन्तु ग्राम पंचायत बगलैहड में जन्म पंजीकृत न है। अतः इसे पंजीकृत किये जाने के आदेश दिये जायें। इस नोटिस के द्वारा समस्त जनता को तथा सम्बन्धित सम्बन्धियों को सूचित किया जाता है कि यदि किसी को उपरोक्त किशोरी लाल शर्मा की जन्म तिथि पंजीकृत किये जाने बारे कोई एतराज हो तो वह अपना एतराज हमारी अदालत में दिनांक 18-3-2016 को असालतन व वकालतन हाजिर आकर पेश कर सकता है। अन्यथा मुताबिक शपथ पत्र जन्म तिथि पंजीकृत किये जाने बारे आदेश पारित कर दिये जायेंगे।

आज दिनांक 18-02-2016 को हमारे हस्ताक्षर व मोहर अदालत द्वारा जारी किया गया।

मोहर अदालत।

हस्ताक्षरित/—
नायब तहसीलदार एवं कार्यकारी दण्डाधिकारी,
नालागढ़, जिला सोलन, हि० प्र०।

दावा संख्या :/Teh. Una/M. Reg./20.....

श्री अवनीश कुमार पुत्र श्री चरण दास, जात खत्री गांव ऊना, डा0 ऊना, तहसील ऊना, जिला ऊना (हि0 प्र0)।

बनाम

आम जनता

दावा अन्तर्गत धारा 8(4) विवाह पंजीकरण अधिनियम, 1996.

उपरोक्त मुकद्दमा उनवान वाला में श्री अवनीश कुमार पुत्र श्री चरण दास, जात खत्री गांव ऊना, डा0 ऊना, तहसील ऊना, जिला ऊना (हि0 प्र0) ने इस न्यायालय में प्रार्थना-पत्र प्रस्तुत किया है कि उसका विवाह दिनांक 22-11-2009 को श्रीमती रीचा रानी पुत्री श्री शिव कुमार, जात खत्री, गांव लुधियाणा, डाकघर लुधियाणा, तहसील लुधियाणा, जिला लुधियाणा (पंजाब) के साथ हुआ है। लेकिन अज्ञानता के कारण अपने विवाह का इन्द्राज स्थानीय रजिस्ट्रार विवाह पंजीकरण ऊना, तहसील ऊना, जिला ऊना (हि0 प्र0) में न करवा सका।

अतः इस सन्दर्भ में आम जनता को सूचित किया जाता है कि उपरोक्त वर्णित के विवाह का इन्द्राज रजिस्ट्रार विवाह स्थानीय पंजीकरण ऊना, तहसील ऊना, जिला ऊना (हि0 प्र0) में दर्ज करवाने बारे किसी को एतराज हो तो वह दिनांक 17-03-2016 को इस न्यायालय में उपस्थित होकर प्रस्तुत कर सकता है, अन्यथा इसके बाद उक्त वर्णित विवाह के पंजीकरण हेतु आगामी कार्यवाही अमल में लाई जायेगी। इसके बाद कोई भी एतराज काबले समायत न होगा।

आज दिनांक 17-02-2016 को मेरे हस्ताक्षर व न्यायालय की मोहर द्वारा जारी हुआ।

मोहर।

हस्ताक्षरित/-
तहसीलदार एवं कार्यकारी दण्डाधिकारी,
ऊना, जिला ऊना (हि0 प्र0)।

NOTICE

I, Gaytri Devi (51) d/o Bhagwan Singh, r/o Village Saral Patt, P.O. Dhupkiara, Tehsil Jaisinghpur, District Kangra (H.P.) hereby inform that I have changed my name from Raj Kumari to Gaytri Devi since 20th April 1971. I may be known as Gaytri Devi in place of Raj Kumari with immediate effect. Hence this affidavit for change of name as Gaytri Devi.

GAYTRI DEVI,
d/o Bhagwan Singh,
r/o Saral Patt, P.O. Dhupkiara, Tehsil Jaisinghpur,
District Kangra (H.P.).